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Washington, Tuesday, November 28, 1961

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#### Volume 74

#### UNITED STATES STATUTES AT LARGE

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# Rules and Regulations

# Title 33—NAVIGATION AND NAVIGABLE WATERS

Chapter II—Corps of Engineers, Department of the Army -PART 202—ANCHORAGE REGULATIONS

PART 203—BRIDGE REGULATIONS
PART 204—DANGER ZONE
REGULATIONS

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PART 207—NAVIGATION REGULATIONS

#### Republication of Certain Sections

Due to numerous amendments of certain sections of Chapter II of Title 33, the following sections are republished to include those amendments. No substantive change of text is made in their republication.

- 1. The following sections of Part 202 are republished: §§ 202.60, 202.145, 202.-155, 202.157, 202.168, and 202.230.
- 2. The following sections of Part 203 are republished: §§ 203.75, 203.190, 203.-225, 203.245, 203.560, and 203.712.
- 3. The following sections of Part 204 are republished: §§ 204.5, 204.10, 204.25, 204.95, and 204.130.
- 4. The following section of Part 206 is republished: § 206.85.
- 5. The following sections of Part 207 are republished: §§ 207.128, 207.300, 207.-640, and 207.750.

#### § 202.60 Port of New York and vicinity.

- (a) Huntington Harbor. All of the Huntington Harbor anchorage ground described in § 202.150).
- (b) New Rochelle Harbor, west and south of Glen Island. That portion of Long Island Sound Anchorage No. 1 (described in § 202.155) between Hog Island, Travers Island, Neptune Island and Glen Island and the mainland, to the westward of a line extending from the cupola at the southeast extremity of Glen Island to the easternmost extremity of Hog Island, and to the northeastward of a line extending from the southwest extremity of Hog Island to the southeast corner of Travers Island; excluding therefrom all waters within 25 feet of the 50-foot channel west and south of Glen Island.
- (c) New Rochelle Harbor, east of Glen Island. That portion of Long Island Sound Anchorage No. 1 (as described in § 202.155(a)) between Glen Island and Goose Islands breakwater, northward of a line extending from the northwest end of Goose Islands breakwater to the cupola at the north end of the bathing beach on Glen Island.
- (c-1) City Island Harbor, east of City Island. That portion of Long Island Sound Anchorage No. 1 (described in

- § 202.155) between City Island and Hart Island eastward of a line ranging 339° between the steeple on City Island and the westernmost corner of the Administration Building at Orchard Beach; southward of a line ranging 50° between the northerly abutment on the westerly end of the City Island drawbridge and tangent to Chimney Sweeps; westward of a line tangent to Chimney Sweeps and ranging 163° toward the west gable on Rat Island and westward of a line tangent to the easterly side of High Island and ranging 152°30' from the west gable on Rat Island; and north-ward of a line ranging 56° between the Buryea Pier at Belden Point, City Island to Hart Island Light, except for the cable and pipe line area extending between City Island and Hart Island.
- (d) Eastchester Bay, west of City Island. That portion of Long Island Sound Anchorage No. 1 (as described in § 202.155 (a)) west of City Island and within the following limits: Northward of a line ranging 244° from the Duryea Pier at the foot of City Island Avenue to Big Tom Nun Buoy No. 2 (latitude 40°50'01", longitude 73°47'25"); thence northeastward of a line ranging 329° from Big Tom Nun Buoy No. 2 through the Nun Buoy (latitude 40°50′46″, longitude 73°48′01″) off the southern end of Rodman Neck; southeastward of a line ranging 205° from the east abutment of the City Island Bridge through the south tower of the Bronx-Whitestone Bridge; and southward of a line ranging 90° from the Pelham War Memorial in Pelham Bay Park and the steeple of the church at the southeast corner of Elizabeth Street and City Island Avenue.
- (e) Eastchester Bay, along west shore. That portion of Long Island Sound Anchorage No. 1 (as described in § 202.155 (a)) along the west shore of Eastchester Bay north of and including Weir Creek, shoreward of a line ranging 349° from the end of the timber pier at the foot of Pope Place, Edgewater, and through the transmission tower at the northeast side of the draw of the New York, New Haven and Hartford Railroad Bridge over Eastchester Creek, and having as its northerly limit the line ranging 79° through the row of telephone poles along the north side of Watt Avenue.
- (f) Eastchester Bay, Locust Point Harbor. That portion of Long Island Sound Anchorage No. 2 (as described in § 202.155 (a)) included within the limits of Locust Point Harbor between Wright Island and Throgs Neck and to the westward of a north and south line (longitude 73°47′58″) through the southerly corner of the concrete culvert at the southerly end of the stone wall at Locust Point on Wright Island.
- (g) Manhasset Bay, west area at Manorhaven. That portion of Long Island Sound Anchorage No. 4 (described in § 202.155) westward of a line (longitude

73°42′53′′) ranging 180° from the end of the Town of North Hempstead pier at Manorhaven; northwestward of a line ranging 233° from the intersection of the shore and the northerly line of Corchang Avenue (extended) on Tom Point toward Plum Point Shoal Buoy 3 (latitude 40°49′48.5′′, longitude 73°43′25′′); and northeastward of a line ranging 119° from the cupola on Plum Point toward the inshore end of the northerly side of the Purdy Boat Company pier at Port Washington; excluding therefrom the seaplane restricted area described in § 207.35.

(h) Manhasset Bay, east area at Manorhaven. That portion of Long Island Sound Anchorage No. 4 (described in § 202.155) bounded as follows: Beginning at the southerly tip of Tom Point; thence 270° to latitude 40°49′58″, longitude 73°42′41″; thence 234° to latitude 40°49′48.5″, longitude 73°42′45″; thence 90° to latitude 40°49′48.5″, longitude 73°42′25″; thence 20° to latitude 40°50′01.5″, longitude 73°42′16″; thence due north to the point of land at Manorhaven northeasterly of Tom Point; and thence southwesterly along the shore to the point of beginning.

(i) Manhasset Bay, at Port Washington. That portion of Long Island Sound Anchorage No. 4 (described in § 202.155) southward of latitude 40°49′44″; eastward of a line ranging 161° from the offshore end of the Yacht Service, Inc., pier on the Copp Estate at Manorhaven toward the flagpole on the end of the Whitney Dock at Plandome; and northward of latitude 40°49′06″.

(j) Manhasset Bay, at Plandome. That portion of Long Island Sound Anchorage No. 4 (described in § 202.155) southward of the line of the Whitney Dock at Plandome extended; eastward of a line ranging 186° from the Manhasset-Lakeville Water District tank at Thomaston toward the tank at Tom Point; and northward of Thompson's pier at Plandome extended.

(k) Little Neck Bay. That portion of Long Island Sound Anchorage No. 5 (as described in § 202.155 (a)), southeastward of a line ranging approximately 25° 30' true, from the flag pole at Fort Totten, Willets Point toward the mast at the United States Merchant Marine Academy, Grenwalde, Kings Point.

(k-1) Flushing Bay, north area. That portion of East River Anchorage No. 10 (described in § 202.155), in the vicinity of College Point, southeastward of a line tangent to the west side of College Point ranging from College point Reef Light to the offshore end of the most northerly rack of the former College Point Ferry slip.

Ferry slip.
(1) Flushing Bay, central area. That portion of East River Anchorage No. 10 (as described in § 202.155 (b)), on the east side of Flushing Bay, southward of the prolonged southerly side of 15th Avenue, College Point eastward of a line parallel to and 100 feet eastward of the

easterly channel line of the buoyed Federal channel in Flushing Bay, and northward of a line ranging 252° from the center of the most westerly of four coal hoppers of the Kraemer Coal Company, near the foot of 22d Avenue, College Point, toward Flushing Bay Channel Lighted Buoy 1.

(m) Flushing Bay, south area. That portion of East River Anchorage No. 10 (as described in § 202.155 (b)), on the east side of Flushing Bay, southward of a line ranging 232° from the center of the southwesterly of four oil tanks of the Sunrise Oil Company, near the foot of 23d Avenue, College Point, toward Flushing Bay Light 4 at the northerly end of the dike in Flushing Bay, eastward of a line parallel to, and 100 feet eastward of the easterly channel line of the buoyed Federal channel in Flushing Bay, and northward of a line ranging 258° from the northeast corner of the one-story field office building at the entrance to the plant of Metropolitan Sand and Gravel Corporation, Flushing, toward Flushing Bay Channel Buoy No. 7.

(m-1) Flushing Bay, West Area. That portion of East River Anchorage No. 10 (described in § 202.155), in the waters of Flushing Bay adjacent to the northeasterly side of La Guardia Airport, southward of the prolonged southerly side of 15th Avenue, College Point, ranging through Flushing Bay Channel Lighted Buoy No. 2, westward of a line parallel to and 100 feet west of the westerly channel line of the buoyed Federal channel in Flushing Bay, and easterly of a line ranging from the Aero Beacon at La Guardia Airport through Rikers Island Channel Lighted Bell Buoy No. 1-A.

(n) Bowery Bay. All of that portion of East River Anchorage No. 10 (described in § 202.155) on the west side of Bowery Bay.

(o) Hudson River, at Yonkers. Northward of a line on range with the footbridge across the New York Central Railroad Company tracks at the southerly end of Greystone Station; eastward of a line on range with the square, red brick chimney west of the New York Central Railroad Company tracks at Hastings-on-Hudson and the easterly yellow brick chimney of the Glenwood powerhouse of the Yonkers Electric Light and Power Company; and southward of a line on range with the first New York Central Railroad Company signal bridge north of the Yonkers Yacht Club.

(0-1) Hudson River, at Glenwood, Yonkers, New York. That portion of the waters of the easterly side of Hudson River and adjacent to the northerly limits of the City of Yonkers, New York, northward of the northerly face of an outfall sewer pipe which is 2,200 feet north of the Glenwood powerhouse; east of a line on range with the northwest corner of the powerhouse bulkhead and the westerly end of the outfall sewer pipe; and southward of a line ranging 110° true to the first New York Central Railroad Company's signal bridge, north of the Yonkers Corinthian Yacht Club house.

(p) Hudson River, at Hastings-on-Hudson. Northward of a line on range with the northerly face of the clubhouse of the Tower Ridge Yacht Club; eastward of a line on range with the elevated tank of the Anaconda Wire and Cable Company and the channelward face of the northerly building on the water front of the said Company's property; and southward of a line on range with the first footbridge across the New York Central Railroad Company tracks, north of the Tower Ridge Yacht Club.

(q) Newark Bay, southeast area. That portion of the waters on the southeasterly side of Newark Bay, north of a line ranging from the offshore end of the breakwater north of the former Elco Boat Works through Newark Bay Channel Buoy 6; east of a line ranging from a point 200 yards east of the east pier of the lift span of the Central Railroad Company of New Jersey bridge to a point 200 yards east of the east end of the lift span of the Pennsylvania-Lehigh Valley Railroad bridge; and south of a line ranging from the southwest corner of the bulkhead at Bayonne City Park through Newark Bay Channel Buoy 11.

Note: This special anchorage is within the limits of General Anchorage No. 37, described in § 202.155 (h) (4).

(r) Newark Bay, southwest area. That portion of the waters on the southwesterly side of Newark Bay, north of a line ranging from Kill Van Kull Light 16 through Kill Van Kull Light 18 and Kill Van Kull Channel Buoy 20, northeast of a line through Kill Van Kull Channel Buoy 20 perpendicular to the Singer Manufacturing Company's bulkhead, and southeast of a line 150 feet east of and parallel to the Singer Manufacturing Company's bulkhead, and south of a line 250 feet south of and parallel to the Central Railroad Company of New Jersey bridge and west of a line perpendicular to the dike at Kill Van Kull Light 16, excluding therefrom the "Pipe Line Area."

NOTE: The greater portion of this special anchorage is within the limits of general anchorage No. 34, described in § 202.155 (h) (1).

(s) Jamaica Bay. That portion of the waters on the westerly side of Jamaica Bay, westerly of a line ranging from Island Channel Buoy 17 through Island Channel Buoy 21, northward of a line ranging from Island Channel Buoy 17 to the north abutment of the Shore Parkway Bridge across Paerdegat Basin, and southward of a line ranging 310° from Island Channel Buoy 21.

(t) Cold Spring Harbor. That portion of the waters of Cold Spring Harbor easterly of a line ranging from the Cupola in the extreme inner harbor through Cold Spring Harbor Light; southerly of a line ranging from the southernmost point of an L-shaped pier off Wawepex Grove through the Clock Tower at Laurelton and northerly of a line ranging from the outer end of the Socony Mobil Oi. Company's pier at Cold Spring Harbor through the Clock Tower at Laurelton, with the exception of an area within a 300-foot radius of the outer end of the Socony Mobil Oil Company's pier.

(u) Oyster Bay Harbor, New York. That portion of Oyster Bay Harbor adja-

cent to the easterly side of Centre Island, westerly of a line on range with Cold Spring Harbor Light and the Stone House on the end of Plum Point, Centre Island.

(u-1) Hempstead Harbor, New York. That portion of the waters of Hempstead Harbor southerly of the Glen Cove Breakwater, northerly of a line ranging from "Dome" at Sea Cliff through Hempstead Harbor Buoy 9, and easterly of a line ranging from Glen Cove Breakwater Light through Hempstead Harbor Anchorage Buoys "A" and "B" and Hempstead Harbor Buoy 9, except for the entrance to Glen Cove Creek as defined by Hempstead Harbor Anchorage Buoy "A" and Glen Cove Entrance Buoy 1 on the north side of the entrance. and Hempstead Harbor Anchorage Buoy "B" and Glen Cove Entrance Buoy 2 on the south side of the entrance.

(v) Hudson River, at Coeymans, New York. That portion of the waters of the westerly side of Hudson River, west of Coeymans Middle Dike, north of a line bearing due west from a point 700 feet south of Upper Hudson River Light No. 43, and south of a line bearing due west from Upper Hudson River Light No. 45, except for an area 125 feet wide, adjacent to and east of the bulkhead fronting the Village of Coeymans and Barren Island Dike.

(w) Hudson River, at Cedar Hill, New York. That portion of the westerly side of the Hudson River, adjacent to Cedar Hill Dike, 250 feet in width, bounded on the south by the northerly side of the cut in the dike at the junction of the Vloman Kill and the Hudson River, and extending northerly therefrom 1,600 feet.

(54 Stat. 150; 33 U.S.C. 180, 258, 319)

#### § 202.145 Narragansett Bay, R.I.

(a) East Passage—(1) Anchorage A. East of Conanicut Island, west of a line bearing 9° from the easternmost of The Dumplings to latitude 41°30'30", thence ranging 12° toward Fiske Rock Buoy, a line ranging 311°30' from Bishop Rock Shoal Lighted Bell Buoy 8A, and a line ranging 351° from Rose Island Light; and south of latitude 41°32'07" which parallel passes through a point 130 yards north of Gould Island Light; excluding the approach of the Jamestown Ferry, a zone 300 yards wide to the southward of a line ranging 103° from a point 100 vards north of the existing ferry landing toward the spire of Trinity Church, Newport.

(i) That portion of the area to the northward of the approach of the Jamestown Ferry shall be restricted for the anchorage of vessels of the United States Navy. In that portion of the area to the southward of the approach of the Jamestown Ferry the requirements of the Navy shall predominate.

(ii) Temporary floats or buoys for marking anchors or moorings in place will be allowed in this area. Fixed mooring piles or stakes will not be allowed.

(2) Anchorage B. Off the west shore of Aquidneck Island from Coasters Harbor Island to north Coggeshall Point, northeast of a line ranging 303° from the north end of the breakwater west of Coasters Harbor Island toward torpedo

range buoy 1; east of a line ranging 19° from the easternmost of the Dumplings through Dyer Island North Point Shoal lighted bell buoy 12A to latitude 41°36′16″, longitude 71°17′48″, thence northeast to latitude 41°36′53″, longi-'tude 71°17'07.5", thence east to latitude 41°36′53′′, longitude 71°16′40′′, thence southwesterly to latitude 41°35′54′′, longitude 71°17'17.5", thence southeasterly to the shore at the easterly end of the north boundary of the cable area in the vicinity of Coggeshall Point; excluding the area between the south limit of the cable area to Gould Island and latitude 41°32′15′′, the area between latitude 41°33′12′′, and latitude 41°33′30′′, which parallels pass through points 490 yards south and 117 yards north of the north end of Midway Pierhead, respectively; and the cable area in the vicinity of Coggeshall Point.

(i) In this area the requirements of the Navy shall predominate.

(ii) Temporary floats or buoys for making anchors or moorings in place will be allowed in this area. Fixed mooring piles or stakes will not be allowed.

(2-a) Anchorage X-1, Naval explosives and ammunition handling anchorage. The waters of Narragansett Bay northeasterly of Gould Island within a circle having a radius of 500 yards with its center at latitude 41°33′18′′, longitude 71°20′03′′.

(i) This area will be used for anchoring naval vessels carrying or transferring ammunition or explosives under standard military restrictions as established by the Safety Manual, Armed Services Explosive Board. Explosives or dangerous materials include inflammable liquid or inflammable solids, oxidizing materials, corrosive liquids, compressed gases and poisonous substances.

(ii) No vessel shall anchor within 500 yards of the explosive anchorage area when occupied by vessels carrying ex-

plosives.

(iii) No vessel shall be so anchored in the anchorage that it will at any time extend beyond the limits of the area.

(iv) Naval vessels anchoring in the area will display the proper signals, and will be under the supervision of the Commander, U.S. Naval Base, Newport, Rhode Island.

(3) Anchorage C. (i) East of Rose Island, southwest of a line ranging 338° toward Gull Rocks South Buoy; southeast of a line bearing 248° through Tracey Ledge Buoy 5; northeast of a line bearing 158° through, and to a point 100 yards southeasterly of, Mitchell Rock Buoy 3; and northwest of a line bearing 68° from a point 100 yards southeasterly of Mitchell Rock Buoy 3.

(ii) West of Coasters Harbor Island, west of a line bearing 351° from Tracey Ledge Buoy 5 through Seventeen-foot Spot Buoy northeast of Gull Rocks; south of a line bearing 292° from the cupola at the Naval War College; east of a line ranging 19° from the easternmost of The Dumplings toward Dyer Island North Point Shoal Lighted Bell Buoy 12A; and north of latitude 41°30′22″ which parallel passes through a point 230 yards north of Rose Island Shoal Northeast End Buoy 8.

(iii) In these areas the requirements of the Navy shall predominate.

(iv) Temporary floats or buoys for marking anchors or moorings in place will be allowed in these areas. Fixed mooring piles or stakes will not be allowed.

(4) Anchorage D. West of Goat Island, south of a line bearing 247° from Newport Harbor Light; east of a line ranging 176° 30′ from Rose Island Aviation Light toward the northerly radio tower at Fort Adams, and north of a line bearing 117° from the cupola with gables at Jamestown to longitude 71°20′, thence 95° to Goat Island Shoal Light.

(i) In this area the requirements of the Navy shall predominate from May 1 to October 1, subject at all times to such adjustments as may be necessary to accommodate all classes of vessels which may require anchorage room.

(ii) Temporary floats or buoys for marking anchors or moorings in place will be allowed in this area. Fixed mooring piles or stakes will not be allowed.

(5) Anchorage E. South of Coasters Harbor Island, east of a line bearing 341° from the outer end of Briggs Wharf to the southwestern shore of Coasters Harbor Island near the War College Building; and north of a line ranging 265° from the flagstaff at Fort Greene toward. Rose Island Light.

(i) In this area the requirements of the naval service will predominate from May 1 to October 1, but will at all times be subject to such adjustment as may be necessary to accommodate all classes of vessels that may require anchorage room.

(ii) Temporary floats or buoys for marking anchors or moorings in place will be allowed in this area. Fixed mooring piles or stakes will not be allowed.

(6) Anchorage F. In the central and southerly part of Newport Harbor proper, east of a line ranging 34° through a point 75 yards easterly of the end of the south wharf at Fort Adams toward Goat Island Shoal Light, a line ranging 329° through a point 35 yards east of the north end of the north wharf at Fort Adams toward the northeast corner of the Fort Adams stone wharf, and a line ranging 23° from the south corner of the north wharf at Fort Adams toward Newport Harbor Light: south of a line ranging 116° from Fort Adams Light to Ida Lewis Rock Light, and a line ranging 74° from the south end of the north wharf at Fort Adams toward the spire of the St. Spyridon Hellenic Orthodox Church; east of a line ranging 4° from the city stone pier at King Park toward the end of the Navy Section Base Fleet Wharf; south of a line ranging 95° from the south end of the wharf of the United States Naval Torpedo Station on Goat Island toward the northwest corner of Bowen's wharf; and west of a line ranging 176° from the southwest corner of the city wharf toward the southwest corner of Wellington and Houston Avenues opposite King Park, a line ranging 132° from the south end of the Torpedo Station wharf, Goat Island, toward the powerhouse chimney, Newport, and a line ranging 177° from the southeast corner of the city wharf through a point 50 yards westerly from the outer end of Commercial Wharf.

(i) Floats or buoys for marking anchors or moorings in place and fixed mooring piles or stakes are prohibited in this area:

(7) Anchorage G. In Newport Inner Harbor, northeast of a line ranging 108° from the southeast corner of the city wharf toward the northwest corner of the Government wharf.

(i) Floats or buoys for marking anchors or moorings in place and fixed mooring piles or stakes are prohibited in this area.

(b) West Passage—(1) Anchorage H. North of a line 1,000 yards long bearing 88° from Bonnet Point; west of a line bearing 3° from the eastern end of the last-described line; and bouth of a line ranging 302° through a point 200 yards south of the Kearny wharf toward the church spire at South Ferry, Boston Neck.

(i) Temporary floats or buoys for marking anchors or moorings in place will be allowed in this area. Fixed mooring piles or stakes will not be allowed.

(2) Anchorage I. North of a line 1,000 yards long bearing 88° from Bonnet Point to the shore at Austin Hollow; east of a line bearing 183° from Dutch Island Light; and south of a line ranging 302° through a point 200 yards south of the Kearny wharf toward the church spire at South Ferry, Boston Neck.

(i) Temporary floats or buoys for marking anchors or moorings in place will be allowed in this area. Fixed mooring piles or stakes will not be allowed.

(3) Anchorage J. At Saunderstown, south of a line ranging 110° from the south side of the ferry wharf toward the cable crossing sign on Dutch Island; west of a line ranging 192° from Plum Beach Shoal Buoy 1 PB toward the east shore of The Bonnet; and north of a line from the shore ranging 108° toward Dutch Island Light and the north end of the wharf at Beaver Head.

(i) Temporary floats or buoys for marking anchors or moorings in place will be allowed in this area. Fixed mooring piles or stakes will not be allowed.

(4) Anchorage K. In the central and southern portion of Dutch Island Harbor, north of a line ranging 106° from Beaver Head Point Shoal Buoy 2 toward the Jamestown standpipe; east of a line ranging 14° from Beaver Head Point Shoal Buoy 2 toward the inshore end of the engineer wharf, Dutch Island; southeast of a line ranging 50° from Dutch Island Light toward the windmill north of Jamestown; and south of a line parallel to and 100 yards southwesterly from a line ranging 132° from the engineer wharf, Dutch Island, and the west ferry wharf, Jamestown.

(i) Temporary floats or buoys for marking anchors or moorings in place will be allowed in this area. Fixed mooring piles or stakes will not be allowed.

(5) Anchorage L. North of a line ranging 101° from a point on shore 300 yards northerly of the Saunderstown ferry wharf toward the entrance to Round Swamp, Conanicut Island; west of a line bearing 15° parallel to and 1,000 feet westerly from a line joining the western point of Dutch Island and Twenty-three Foot Rock Buoy 4, and a line ranging 6° from Dutch Island Light toward Warwick Light; and south of a

line ranging 290° from Sand Point, Conanicut Island, to Wickford Harbor Light, and a line bearing 226° from Wickford Harbor Light to Poplar Point tower.

(i) Temporary floats or buoys for marking anchors or moorings in place will be allowed in this area. Fixed mooring piles or stakes will not be allowed.

(6) Anchorage M. East and north of Dutch Island, northeast of a line ranging 316° from the inshore end of the west ferry wharf, Jamestown, toward the north end of Dutch Island to a point bearing 88°, 200 yards, from the engineer wharf, Dutch Island, thence ranging 3° toward the shore of Conanicut Island at Slocum Ledge; north of a line 200 yards off the Dutch Island shore ranging 281° from the entrance to Round Swamp toward a point on shore 300 yards northerly from the Saunderstown ferry wharf; east of a line ranging 15° from the western point of Dutch Island to Twentythree Foot Rock Buoy 4; and south of a line bearing 77° from Twenty-three Foot Rock Buoy 4 to the shore.

(i) Temporary floats or buoys for marking anchors or moorings in place will be allowed in this area. Fixed mooring piles or stakes will not be allowed.

(7) Anchorage N. West of the north end of Conanicut Island, south of a line bearing 262° from Conanicut Island Light; east of a line bearing 8° from Twenty-three Foot Rock Buoy 4; and north of a line ranging 290° from Sand Point toward Wickford Harbor Light.

(i) Temporary floats or buoys for marking anchors or moorings in place will be allowed in this area. Fixed mooring piles or stakes will not be allowed.

(c) Bristol Harbor—(1) Anchorage O. South of the south line of Franklin Street extended westerly; west of a line bearing 164° 30' parallel to and 400 feet westerly from the State harbor line between Franklin and Constitution Streets, and of a line ranging 244° from a point on the north line of Constitution Street extended 400 feet beyond the State harbor line toward Usher Rock Buoy 3; and north of the north line of Union Street extended to the Popasquash Neck shore.

(i) Temporary floats or buoys for marking anchors or moorings in place will be allowed in this area. Fixed mooring piles or stakes will not be allowed.

(d) The regulations. (1) Except in cases of great emergency, no vessel shall be anchored in the entrances to Narragansett Bay, in Newport Harbor, or in Bristol Harbor, outside of the anchorage areas defined in paragraphs (a), (b) and (c) of this section.

(2) Anchors must not be placed outside the anchorage areas, nor shall any vessel be so anchored that any portion of the hull or rigging shall at any time extend outside the boundaries of the anchorage area.

(3) Any vessel anchoring under the circumstances of great emergency outside the anchorage areas must be placed near the edge of the channel and in such position as not to interfere with the free navigation of the channel, nor obstruct the approach to any pier, nor impede the movement of any boat, and shall move away immediately after the emergency ceases, or upon notification by an officer of the Coast Guard.

(4) A vessel upon being notified to move into the anchorage limits or to shift its position on anchorage grounds must get under way at once or signal for a tug, and must change position as directed with reasonable promptness.

(5) Whenever the maritime or commercial interests of the United States so require, any officer of the Coast Guard is hereby empowered to shift the position of any vessel anchored within the anchorage areas, of any vessel anchored outside the anchorage areas, and of any vessel which is so moored or anchored as to impede or obstruct vessel movements in any channel.

(6) Nothing in this section shall be construed as relieving the owner or person in charge of any vessel from the penalties of the law for obstructing navigation or for obstructing or interfering with range lights, or for not complying with the navigation laws in regard to lights, fog signals, or for otherwise violating the law.

(54 Stat. 150; 33 U.S.C. 180, 258, 319)

#### § 202.155 Port of New York.

(a) Long Island Sound-(1) Anchorage No. 1. Southwest of a line between Neptune Island and Glen Island ranging from Aunt Phebe Rock Light and tangent to the north edge of Glen Island; southwest of a line tangent to the northeast edge of Glen Island and Goose Island breakwater; southwest of a line bearing southeasterly from the southwest end of Goose Island breakwater and on range with the south gable of the Casino on the northeast end of Glen Island; west of a line ranging from the east edge of Goose Island breakwater to the west edge of the north end of Hart Island: west of Hart Island: and northwest of a line extending from Hart Island Light to Locust Point; excluding from this area, however, (i) the waters northeast of a line ranging 303° from the southwest end of Hart Island: northwest of a line ranging from the water tank at the north end of Davids Island 207°40' to the northwest end of City Island; and south of latitude 40°52'12"; and (ii) the waters west of Hunter Island; and south of a line ranging from the most southerly end of Glen Island tangent to the most northerly end of Hunter Island.

(i) Boats shall not anchor in this area in buoyed channels.

(ii) Boats shall be so anchored as to leave at all times an open, usable channel, at least 50 feet wide, west and south of Glen Island.

Note: Special anchorage areas in this anchorage are described in § 202.60.

(2) Anchorage No. 1-A. Southwest of a line ranging from Duck Point, Echo Bay, through Bailey Rock Lighted Buoy 3 BR; northwest of a line ranging from Hicks Ledge Buoy 2H to Old Tom Head Rocks Buoy 4; and north of a line ranging from Old Tom Head Rocks Buoy 4 to the southernmost point of Davenport Neck.

(3) Anchorage No. 1-B. West of a line ranging from the point on the southwest side of the entrance to Horseshoe Harbor, Larchmont, to Hicks Ledge Buoy 2H; north of a line ranging from Hicks Ledge Buoy 2H to Duck Point; and

in Echo Bay north and west of the channel.

(4) Anchorage No. 2. West of a line from Locust Point tangent to the north-easterly sea wall at Throgs Neck.

Note: Special anchorage areas in this anchorage are described in § 202.60.

(5) Anchorage No. 3. Northeast of a line from the south side of Barker Point to Gangway Rock Bell Buoy 27; southeast of a line from Gangway Rock Bell Buoy 27 to Sands Point Reef Lighted Buoy 25; and southwest of a line from Sands Point Reef Lighted Buoy 25 through Sands Point Light to Sands Point.

(6) Anchorage No. 4. Manhassett Bay, excluding the seaplane restricted area described in § 207.35; and that portion of Long Island Sound northeast of a line ranging from Stepping Stones Light through Elm Point Buoy 2 to Elm Point; southeast of a line ranging from Stepping Stones Light to Gangway Rock Bell Buoy 27; and southwest of Anchorage No. 3.

Note: Special anchorage areas in this anchorage are described in § 202.60.

(7) Anchorage No. 5. In Little Neck Bay; and east of a line ranging from Fort Totten flagpole to Hart Island Light; and south of Anchorage No. 4.

Note: Special anchorage areas in this anchorage is described in § 202.60.

(b) East River—(1) Anchorage No. 6. On Hammond Flats north of a line bearing 260° from the head of the pier on Throgs Neck at the foot of Pennyfield Avenue to the north tower of Bronx-Whitestone Bridge at Old Ferry Point.

(2) Anchorage No. 7. South of a line from Whitestone Point to the outer end

of Willets Point Wharf.

(3) Anchorage No. 8. North of a line between the north tower of Bronx-Whitestone Bridge at Old Ferry Point and East River Lighted Buoy 4.

(4) Anchorage No. 9. East of a line from College Point Reef Light tangent to the west side of College Point; and south of a line from College Point Reef Light to Whitestone Point.

(5) Anchorage No. 10. In Flushing Bay, southeast of a line ranging through Rikers Island Channel Lighted Bell Buoy 1A and tangent to the northwest corner of College Point; and on the west side of Bowery Bay, southward of a line ranging from the Aero Beacon on the Administration Building of LaGuardia Field to the easterly corner of the Consolidated Edison Company of New York, Inc., bulkhead on the north side of the entrance to Steinway Creek, southeastward of the east rack of Log Pond adjacent to Steinway Creek, northwestward of the New York City Sewage Disposal Plant pier near the foot of 42d Street, Astoria. New York, and westward of a line ranging 09° from the northwest corner of the sewage plant pier to the tank on Rikers

Note: Special anchorage areas in this anchorage are described in § 202.60.

(6) Anchorage No. 11. East of Rikers Island and south of a line from the northeast corner of the T-shaped north pier of Rikers Island to Rikers Island Channel Entrance Lighted Bell Buoy,

west of a line from Rikers Island Channel Entrance Lighted Bell Buoy to Rikers Island Channel Lighted Buoy 2, north of a line from Rikers Island Channel Lighted Buoy 2, to Rikers Island Channel Lighted Buoy 4, and north of a line from Rikers Island Channel Lighted Buoy 4 to Rikers Island Channel Lighted Buoy 6.

(7) Anchorage No. 12. West of Rikers Island and northeast of a line from Rikers Island Channel Lighted Buoy 6 to South Brother Island Ledge Light, east of a line from South Brother Island Ledge Light to the west side of South Brother Island, and south of a line through South Brother Island Light to the northwest corner of the T-shaped north pier of Rikers Island.

(8) Anchorage No. 14. In Hallets Cove, east of a line from a point on shore 100 feet west of the southerly prolongation of 2d Street, Astoria, to Gibbs

Point.

(c) Hudson River—(1) Anchorage No. 16. North of a line on a range with the north side of the north pier of the Union Dry Dock and Repair Company Shippyard, Edgewater, New Jersey; west of a line ranging 25° from a point 120 yards east of the east end of said pier to a point (500 yards from the shore and 915 yards from the Fort Lee flagpole) on a line ranging approximately 100° 22′ from the Fort Lee flagpole toward the square chimney on the Medical Center Building at 168th Street, Manhattan; and south of said line ranging between the Fort Lee flagpole and the square chimney on the Medical Center Building.

(i) Subject to the provisions for Anchorage No. 19 (for naval vessels), the Captain of the Port may shift the position, or clear the area, of any vessel so moored as to obstruct the use of this area for the additional anchorage of naval

vessels when found necessary.

(2) Anchorage No. 17. North of a line bearing 66° and ranging between the south face of the building known as Bill Miller's Riviera, Inc., north of George Washington Bridge at Fort Lee, New Jersey, and the Bell Tower of The Cloisters at Fort Tryon Park, Manhattan; west of lines bearing 29° from latitude 40°51'34", longitude 73°56'54", to latitude 40°52'27", longitude 73°56'16", thence 20° to latitude 40°54'17", longitude 73°55'23", thence 15° to latitude 40°56'20", longitude 73°54'39"; and south of a line bearing 104° on a range with the latter point and the stack of the Yonkers Sewage Disposal Plant.

(i) Subject to the provisions for Anchorage No. 19 (for naval vessels), the Captain of the Port may shift the position, or clear the area, of any vessel so moored as to obstruct the use of this area for the additional anchorage of naval

vessels when found necessary.
(3) Anchorage No. 18-A. East of lines bearing 8° from the northwest corner of the crib icebreaker north of the New York

Central Railroad Company drawbridge across Spuyten Duyvil Creek (Harlem River) to a point 250 yards offshore and on line with the New York Central Railroad signal bridge at the foot of West 231st Street, extended, at Spuyten Duyvil, Bronx. New York; thence bearing 19°

to the channelward face of the Mount St.

Vincent Dock at the foot of West 261st Street, Riverdale, Bronx, New York.

(i) Subject to the provisions for Anchorage No. 19 (for naval vessels), the Captain of the Port may shift the position, or clear the area, of any vessel so moored as to obstruct the use of this area for the additional anchorage of naval vessels when found necessary.

(4) Anchorage No. 18-B. North of the south side of West 181st Street, prolonged; east of a line ranging 28° from the northwest corner of the east tower of George Washington Bridge and tangent to the east shore of the river at Inwood Hill Park; and south of the prolongation of the south side of Dyckman Street, Manhattan, New York, where it passes beneath the tracks of the New York Central Railroad.

(i) Subject to provisions for Anchorage No. 19 (for naval vessels), the Captain of the Port may shift the position, or clear the area, of any vessel so moored as to obstruct the use of this area for the additional anchorage of naval vessels

when found necessary.

(5) Anchorage No. 19 (for naval vessels). North of a line bearing 298° and ranging from the south side of 70th Street, New York, to the south side of Pier 11-A, Weehawken; east of the east channel line of the federally improved Weehawken-Edgewater Channel, said east channel line being extended to a point opposite West 156th Street; thence east of a line bearing 17° ranging between the end of the pier at the foot of West 134th Street and a point on the George Washington Bridge 250 yards westward of the air beacon on the east bridge tower; and south of said bridge.

(i) In order to give free passage for ferry boats, no vessel shall anchor within 300 yards of the line of the West 125th Street, Manhattan, to Edgewater, New

Jersey, ferry.

(ii) In the discretion of the Captain of the Port, small commercial or pleasure vessels may anchor in this area shoreward of a line extending from the channelward end of the New York Central Railroad pier at the foot of West 70th Street to the channelward end of the pier at the foot of West 129th Street and shoreward of the United States pierhead line between West 134th Street and a prolongation of the bridge over the New York Central Railroad tracks located 1,000 feet south of the George Washington Bridge.

(iii) The Captain of the Port may grant permission for one stake boat to occupy an area in the westerly 200-yard portion of the naval anchorage.

(iv) The Captain of the Port may permit limited temporary anchorage, not to exceed 24 hours, of commercial vessels awaiting berths in the westerly portion of the naval anchorage south of West 135th Street when use of the anchorage by naval vessels will permit.

(v) The established anchorages for naval vessels having been found inadequate at times when large numbers of such vessels are in the harbor, a numbered series of anchorages is defined and established as shown on Key Charts Nos. 1 to 4, inclusive (not published in this section) in order that when a necessity for additional anchorages arises, permis-

sion may be given naval vessels to anchor at designated points serially numbered from 2 to 40 for capital ships, from 100 to 129 for intermediate ships, from 213 to 399 for destroyers and small craft, and from 508 to 611 for the anchorage of destroyers and small craft on the east side of the river, when the space is not required for capital or intermediate ships. Berths 16 to 18, 546, 547, and 551 to 555, are for use only on occasions when the other numbered berths available are not sufficient for the accommodation of the naval ships present. The Captain of the Port, on request from the proper naval authorities, may grant permission to occupy the numbered anchorages outside or extending outside of Anchorage No. 19. provided those specified in the request can be made available, commercial conditions at the time being given proper consideration. If, in his opinion, there are reasons why the anchorage or anchorages asked for should not be assigned, he will confer with the naval officers making the request, and if other numbers can be agreed upon will authorize their use: otherwise he will communicate the request to the Secretary of the Army with a statement of the circumstances and his recommendation.

(vi) Whenever this area is required for the anchoring of naval vessels, it shall be immediately cleared of commercial vessels by the Captain of the Port upon request of the appropriate naval

authority.

(d) Upper Bay—(1) Anchorage No. 20. Northeast of Ellis Island; southeast of a line ranging approximately 51° 15' from the northwest corner of Ellis Island toward the end of Central Railroad of New Jersey Pier No. 7; south of a line ranging approximately 96° 20' from the southeast corner of Central Railroad of New Jersey Pier No. 11, toward the outer end of the Staten Island Ferry rack on the Manhattan shore; west of a line ranging approximately 183° 30' from the southeast corner of Lehigh Valley Railroad Pier "A" to latitude 40°41′54.3′′, longitude 74°01′59′′; and north of a line ranging approximately 85° 10' from the southeast corner of the northerly half of Ellis Island toward the outer end of the Staten Island Ferry rack on the Manhattan shore.

(i) No vessel shall cast anchor within this area south of the northerly limit of the cable area shown on United States Coast and Geodetic Survey Chart No. 745, between Ellis Island and the Manhattan

shore.

(2) Anchorage No. 20-A. South of a line bearing 102° and ranging between the southeast corner of the southerly half of Ellis Island and Governors Island Light; west of a line bearing 194°30′ from latitude 40°41′42″, longitude 74°02′02″, to Main Channel Lighted Bell Buoy 31, thence 206° to latitude 40°40′05″, longitude 74°02′55″; and north of a line extended and ranging 313° through Claremont Terminal Channel Buoy 2 and the northeast corner of Caven Point Pier.

(i) The portion of Anchorage No. 20-A which is easterly of a line ranging 204°30′ from the east eand of the east landing pier on Bedloes Island to Bayonne Terminal Lighted Bell Buoy 2 and Robbins

Reef Lighted Gong Buoy 27 and the northerly prolongation of that line is set aside as a temporary anchorage for vessels arriving in and leaving port. No vessel shall occupy this anchorage for a longer period than 72 hours, unless a permit is obtained from the Captain of the Port for that purpose.

Note: Anchorage No. 49-B in this area is reserved for vessels carrying explosives (see paragraph (m) (1) of this section) and is excluded from use as a general anchorage.

- (3) Anchorage No. 20-B. South of a line bearing 129° from the southeast corner of Pennsylvania Railroad pier "B", Greenville Terminal, to the center of the south pier of the Bethlehem Steel Company Drydock, Brooklyn; west of a line bearing 206° from latitude 40°39'50", longitude 74°03'05", to latitude 40°39' 31.5", longitude 74°03'17"; north of a line bearing 121° and ranging from New Jersey Pierhead Channel North Entrance Buoy 15 to the northwest corner of Pier 3, Brooklyn; west of a line bearing 204°30' and ranging from Bayonne Terminal Lighted Buoy 1 through Robbins Reef Lighted Gong Buoy 27 and Coast Guard Depot North Dock Light, St. George, Staten Island; north of a line ranging 262° from Robbins Reef Lighted Gong Buoy 27; and northeast of the channel approach to the north side of Constable
- (i) The portion of Anchorage No. 20-B which is easterly of a line ranging 204°30′ from the east end of the east landing pier on Bedloe's Island to Bayonne Terminal Lighted Bell Buoy 2 and Robbins Reef Lighted Gong Buoy 27 is set aside as a naval anchorage. The Captain of the Port may permit commercial vessels to anchor temporarily in this area, ordinarily for not more than 24 hours, when the anchorage will not be needed for naval vessels. Commercial vessels so anchored shall be moved at their own expense whenever the anchorage is needed for naval vessels.
- (4) No vessel shall anchor between Ellis Island and the piers of the Central Railroad of New Jersey, or in the dredged channel approaches to this space or the piers and wharves of the railroad, or in the dredged channel approaches to the National Docks at Black Tom Island, to Bedloe's Island, to the Greenville and Claremont Terminals, or in the New Jersey Pierhead Channel or near the entrances to said channels so as to obstruct the approaches or interfere in anyway with the free navigation thereof.
- (5) Anchorage No. 21. North of the east-west line passing through Gowanus Flats Lighted Gong Buoy 22 and Bay Ridge Channel Lighted Bell Buoy 1: east of a line bearing 355° 45' from Gowanus Flats Lighted Gong Buoy 22 to Gowanus Flats Lighted Bell Buoy 24, thence bearing 26° 08' through Gowanus Flats Lighted Bell Buoy 26 and Gowanus Flats Lighted Bell Buoy 28 to Gowanus Flats Lighted Bell Buoy 30; south of a line bearing 65° 38' from Gowanus Flats Lighted Bell Buoy 30 to Red Hook Channel Lighted Bell Buoy 11, thence bearing 118° 46' to Red Hook Channel Lighted Bell Buoy 9; west of a line bearing 172°-50' from Red Hook Lighted Bell Buoy 9

to Bay Ridge Channel Lighted Bell Buoy 7, thence 218° 28' through Bay Ridge Channel Buoy 5 and Bay Ridge Channel Lighted Bell Buoy 3 to a point at latitude 40°38'41.5'', longitude 74°02'34'' and thence 197° 47' to Bay Ridge Channel Lighted Bell Buoy 1. A fairway 600 feet wide crossing the anchorage, marked by buoys at each entrance, shall be excluded therefrom. Its northerly side is on range with Claremont Terminal Lighted Buoy 1, at the entrance to Claremont Terminal Channel, and the center of the head of the north pier of the Long Island Railroad Terminal at the foot of 64th Street, Bay Ridge, Brooklyn. Anchorage No. 21 is divided into Anchorages Nos. 21-A and 21-B.

(1) Anchorage No. 21-A (for barges). That portion of Anchorage No. 21, northward of the fairway, northward and eastward of Anchorage No. 21-B. Deepdraft vessels are required to use the western half of the anchorage, light-draft vessels are required to use the eastern half, and barges drawing 12 feet or less are required to use that portion of the anchorage southward of a line ranging from the end of the 39th Street Ferry rack (northeast rack), Brooklyn, to Gowanus Flats Lighted Bell Buoy 28.

(ii) Anchorage No. 21-B (for steamers). That portion of Anchorage No. 21 southward of the fairway; and that portion of Anchorage No. 21, northward of the fairway, southward of a line ranging from the end of the 39th Street Ferry rack (northeast rack), Brooklyn, to Gowanus Flats Lighted Bell Buoy 28, and westward of a line ranging from the westerly point of Red Hook to the north corner of Pier 21 of the Pouch Terminal at Clifton, Staten Island.

(iii) Use of Anchorages Nos. 21-A and 21-B. Vessels of the various types required to use Anchorages Nos. 21-A and 21-B may be anchored in areas other than those set aside for them for a limited time after first obtaining a permit from the Captain of the Port, when and to the extent that they are not needed for vessels of the types assigned to them. No vessel shall occupy these anchorages for a period longer than 30 days, unless a permit is obtained from the Captain of the Port for that purpose.

- (6) Anchorage No. 23 (temporary general anchorage). South of a line bearing 88° from the Turret Tower (Curtis High School), St. George, to its intersection at latitude 40°38'44'', longitude 74°03'55", with a line bearing 146°30" from the westerly tank of Bayonne Naval Depot, west of lines bearing 146°30' from the westerly tank of Bayonne Naval Depot to latitude 40°38'25", longitude 74°03'38.5", thence 167° ranging from Robbins Reef Light to latitude 40°37'26.5'', longitude 74°03'21''; and north of a line bearing 84° on a range with the latter point, the northeast corner of Pier 19, Staten Island, and the tower of the Marine Hospital, Stapleton, Staten Island.
- (i) No vessel shall occupy this anchorage for a period longer than 48 hours, unless a permit is obtained from the Captain of the Port for that purpose.
- (ii) The entire area is designated a "temporary general anchorage," but ves-

sels arriving at quarantine may anchor within that portion of this anchorage south of a line bearing 262° which is in prolongation of the north side of Pier 10, Staten Island, whenever Quarantine Anchorage No. 24 is congested and fully utilized.

(7) Anchorage No. 24 (quarantine anchorage). South of a line bearing 84° from the tower of the Marine Hospital, Stapleton, Staten Island, through the northeast corner of Pier 19, Staten Island, to latitude 40°37'26.5'', longitude 74°03'21''; west of a line bearing 167° ranging from Robbins Reef Light to latitude 40°36'32'', longitude 74°03'04''; and north of a line bearing 270° on range with the latter point and the northerly corner of Fort Lafayette.

(i) Vessels arriving at quarantine and awaiting inspection shall anchor to the south of a line bearing 262° and ranging from the southeast corner of Pier 25, Staten Island, to the south chimney of the Wrigley Plant, and shall clear said area immediately after being granted pratique. Whenever the area south of Pier 25, Staten Island, is congested, vessels arriving at quarantine and awaiting inspection may anchor in the northern section of the quarantine anchorage. Such vessels must clear the anchorage within 24 hours after being granted pratique. Vessels arriving for quarantine may anchor in that portion of Anchorage No. 23 south of a line bearing 262° which is in prolongation of the north side of Pier 10, Staten Island, whenever the quarantine anchorage is congested and fully utilized. No vessel shall occupy this section of the anchorage for a period longer than 48 hours, unless a permit is obtained from the Captain of the Port for that purpose.

(ii) Whenever the quarantine anchorage and the southerly part of Anchorage No. 23 are fully utilized, vessels shall anchor as directed by the Captain of the Port.

Note: The establishment of quarantine anchorages and the issuance of rules and regulations governing quarantine and their enforcement are under the jurisdiction of the administrator, Federal Security Agency, and the foregoing quarantine anchorage has been established under his authority.

(e) Gravesend Bay; Anchorage No. 25. North of a line ranging 271°30′ between Coney Island Light on Norton Point and the south point of Hoffman Island; east of a line bearing 342° from latitude 40°34′36′′, longitude 74°01′42′′, to latitude 40°35′59′′, longitude 74°02′17′′, and ranging through a point 250 yards due west of Fort Lafayette and a point 300 yards due east of Robbins Reef Light; and south of a line bearing 70° from latitude 40°35′59′′, longitude 74°02′17′′, through Fort Hamilton Southwest Buoy 20.

NOTE: Anchorage No. 49-C in this area is reserved for vessels carrying explosives (see paragraph (m) (2) of this section) and is excluded from use as a general anchorage.

(f) Lower Bay—(1) Anchorage No. 26. In Sandy Hook Bay south of a line extending from Point Comfort to Sandy Hook Point Light.

Note: Anchorages Nos. 49-F and 49-G in this area are reserved for vessels carrying ex-

plosives (see paragraph (m) (4) and (5) of this section) and are excluded from use as general anchorages.

- (i) Pleasure or commercial craft may not navigate or moor within 750 yards of the Naval Ammunition Depot Pier at Leonardo, New Jersey, nor anchor in the approach channel or the turning basin adjacent thereto.
- (ii) When immediate action is required and representatives of the Coast Guard are not present in sufficient force to exercise effective control of shipping, the Commanding Officer of the Naval Ammunition Depot at Earle, New Jersey, may control the anchorage or movement of any vessel, foreign or domestic, to the extent he deems necessary to insure the safety and security of his command.

(2) Anchorage No. 27—(i) Atlantic Ocean. South of Gedney Channel, west of a line ranging due north and south through Scotland Lightship, and north of a line ranging due east from Navesink Light: Provided, That no vessel shall anchor in South Channel.

Beginning at (ii) Romer Shoal. Gedney Channel Lighted Bell Buoy 2; thence to Ambrose Channel Entrance Lighted Whistle Buoy 1A; thence along the southwest side of Ambrose Channel to Ambrose Channel Lighted Whistle Buoy 9, and thence to Ambrose Channel Lighted Whistle Buoy 13; thence along a line ranging toward West Bank Light to its intersection with a line ranging from Ambrose Channel Lighted Buoy 15 . to Chapel Hill Channel Buoy 14; thence to Chapel Hill Channel Buoy 14; thence to Swash Channel Lighted Gong Buoy 6; thence to Swash Channel Buoy 4A; thence to Romer South Edge Buoy 2S: and thence to Gedney Channel Lighted Bell Buoy 6 and along the north side of Gedney Channel to the point of beginning.

(iii) Flynns Knoll. Beginning at Sandy Hook Channel Lighted Bell Buoy 18; thence along the north side of Sandy Hook Channel to Sandy Hook Channel Lighted Buoy; thence along the southwest side of Swash Channel to Junction Buoy; thence along the east side of Chapel Hill Channel to Chapel Hill Channel Buoy 2; and thence to the point

of beginning. (3) Anchorage No. 28. West of lines bearing 154° 30' from Fort Wadsworth Light to Craven Shoal Lighted Bell Buoy 19A, thence in succession to the buoys marking the east side of West Bank and the buoys on the west side of Chapel Hill Channel to Southwest Spit Junction Lighted Gong Buoy, thence 182° to a line extending from Sandy Hook Point Light to Point Comfort; north of the latter line and the New Jersey shore: and east of a line bearing 353° from the head of the Keansburg Steamboat Pier at Point Comfort, through Great Kills Flat Buoy 4, to the Staten Island shore; excluding from this area, however, (i) the waters west of a line ranging from the stack on Hoffman Island 344° through the northeast corner of the T-shaped pier at South Beach; northwest of a line ranging from Great Kills Light 39° and tangent to the offshore face of the T-shaped pier at Midland Beach; and northeast of a line ranging from the stack on Swinburne Island 301° to the shore end of the north jetty at New Creek; and (ii) the waters west of a line ranging from Conover Light at Leonardo, New Jersey, 340° through Old Orchard Shoal Light; northwest of a line bearing 230° from the stack on Hoffman Island; and northeast of a line ranging from Great Kills Light 332° through Marine Park Light at Crooks Point.

(g) Kill Van Kull; Anchorage No. 29. West of the westerly rack of the Bergen Point Ferry at Bayonne, New Jersey; north of a line ranging from the north end of Frank McWilliams, Inc., Pier 2, West New Brighton, Staten Island, to the southwest corner of the pier, foot of Humphreys Avenue, Eayonne; north of a line ranging 258° from the inshore end of the Bergen Point Ferry at Bayonne; thence north of a line ranging 90° from Bergen Point Light; thence southeast of a line running 55° to the shore at Bergen Point.

(h) Newark Bay—(1) Anchorage No. 34. South of the bridge of the Central Railroad Company of New Jersey; west of lines from a point on the bridge 100 yards west of the west pier of the west lift span to Newark Bay Channel Buoy 5, thence to the east end of the dike north of Shooters Island; north of the dike and a line ranging from the west end of the dike through Kill Van Kull Light 18 and Kill Van Kull Buoy 20; and east of a line 250 feet east of and parallel to the Singer Manufacturing Company bulkhead.

Note: A portion of this general anchorage is described as a special anchorage in § 202.60(r).

(2) Anchorage No. 35. North of Anchorage No. 29; east of lines ranging from the center of Bergen Point Light to the west pier of the west lift span of the Central Railroad of New Jersey bridge, extending to a point off the north side of the pier of the Texas Company, and thence to a point 100 yards east of the east pier of the east lift span of the railroad bridge; and south of the bridge.

(3) Anchorage No. 36. South of Port Newark Terminal Channel; west of a line ranging from a point 200 yards west of Newark Bay Light 3 to a point 100 yards west of the west pier of the west lift span of the Central Railroad of New Jersey Bridge; and north of said bridge.

(4) Anchorage No. 37. North of the Central Railroad of New Jersey bridge; east of a line ranging from a point 200 yards east of the east pier of the east lift span of the bridge to a point 200 yards east of the east end of the lift span of the Pennsylvania-Lehigh Valley Railroad bridge; and south of the latter bridge.

Note: A portion of this general anchorage is described as a special anchorage in § 202.60(q).

- (5) Anchorage No. 38. North of the Pennsylvania-Lehigh Valley Railroad bridge; east of lines ranging through a point 200 yards east of the east end of the lift span of the said bridge and the red channel buoys marking the dredged channel in Newark Bay and Hackensack River; and south of the Central Railroad Company of New Jersey bridge.
- (6) Anchorage No. 39. Between the entrance channels of the Hackensack

and Passaic Rivers, northwest of lines from the abutment of the Central Railroad of New Jersey bridge on the west side of the Hackensack River to Hackensack River Light 1, and thence to Newark Bay Light 5, and east of a line from said light ranging toward the southeast corner of the Texas Company wharf, and of a line ranging from the southeast corner of Gross Wharf to the abutment and end of fill of the Central Railroad of New Jersey bridge on the east side of the Passaic River.

(i) Arthur Kill—(1) Anchorage No. 41. The passage between Pralls Island and Staten Island included between a line running 29° from the extreme northwest point of Pralls Island to a point on Staten Island and a line from the southern point of Pralls Island to the north side of the mouth of Neck Creek at Travis, Staten Island.

(2) Anchorage No. 42. East of lines ranging from the head of the Tottenville Shipyard Company pier at Tottenville, Staten Island, to the first pier of the Outerbridge Crossing west from the Staten Island shore, thence to Arthur Kill Light 10, thence to Arthur Kill Light 14, and thence to Arthur Kill Lighted Buoy 16; and south of a line from thence to Smoking Point.

(j) Raritan Bay—(1) Anchorage No. 44. West of the Raritan Bay Channel leading into Arthur Kill; northeast of a line ranging from Raritan Bay Channel Lighted Buoy 15 through Anchorage Buoy A; east of a line bearing 331°31′ and ranging through Great Beds Light, Cutoff Channel Light 1, and St. Peter's Church spire at Perth Amboy, New Jersey; and southeast of the Cutoff Channel between Raritan River and Arthur Kill.

(2) Anchorage No. 45. West of the Raritan Bay Channel leading into Arthur Kill; north of the Raritan River Channel leading into Raritan River; and east of the Cutoff Channel between Raritan River and Arthur Kill, except that part of the said area occupied by Anchorage No. 44.

(3) Anchorage No. 45-A. West of the Cutoff Channel between Raritan River and Arthur Kill; north of the Raritan River Channel; east of the New York and Long Branch Railroad bridge; and north of the Raritan River Channel to the prolongation of Market Street, Perth Amboy, New Jersey, in Arthur Kill.

(4) Anchorage No. 46. West of the west limit of Anchorage No. 28, as defined by a line bearing 353° from the head of the Keansburg Steamboat Pier at Point Comfort, through Great Kills Flat Buoy 4 to the Staten Island shore; north of Raritan Bay Channel as defined by the buoys and lights marking the north side of the channel, including Princess Bay; northeast of Raritan Bay Channel leading into Arthur Kill; and south of a line bearing 243° from the gable of a house at Ward Point, Staten Island.

(5) Anchorage No. 47. South of the Raritan River Channel from opposite the Sun Oil Company pier at South Amboy to Raritan River Buoy 3; thence south of a line in the direction of Boundary Daybeacon to latitude 40°28'48.5", longitude 74°14'31.6"; thence south of lines through Raritan Bay Light 7B, Raritan

Bay Light 3A, and the buoys marking the south side of Raritan Bay Channel Off Seguine Point to the west limit of Anchorage No. 28 as defined by a line bearing 353° from the head of the Keansburg Steamboat Pier through Great Kills Flat Buoy 4 to the Staten Island shore; and west of the latter line.

(i) Vessels shall not anchor in the channel to Keyport Harbor west of lines ranging from Keyport Channel Buoy 1 to Keyport Channel Buoy 9, thence through Keyport Channel Buoys 11 and 13 to the northeast corner of the easterly steamboat wharf; and east of a line extending from a point 400 yards west of Keyport Channel Buoy 1 tangent to the west

Note: Anchorage No. 49-D in this area is reserved for vessels carrying explosives (see paragraph (m) (3) of this section) and is excluded from use as a general anchorage.

shore at the mouth of Matawan Creek.

- (k) Sheepshead Bay-(1) Anchorage No. 48-A. South of a line 25 feet south of and parallel to the bulkhead wall along the south side of Emmons Avenue; east of a line 200 feet east of and parallel to the prolonged west line of East 15th Street: north of a line 75 feet north of and parallel to the bulkhead wall along the north side of Shore Boulevard between Amherst Street and Dover Street and as prolonged to a point 315 feet south of the bulkhead wall along the south side of Emmons Avenue and 25 feet west of the prolonged west side of Ocean Avenue: and west of a line parallel to and 25 feet west of the prolonged west line of Ocean Avenue.
- (2) Anchorage No. 48-B. South of the established United States Pierhead Line on the north side of the bay; west of the prolonged west line of Coyle Street: north of a line ranging from a point 90 feet south of said pierhead line in said prolonged west line of Coyle Street to the intersection of the south line of Shore Boulevard and the west line of Kensington Street; north of a line parallel to and 325 feet north of the bulkhead wall along the north side of Shore Boulevard; northeast of a line ranging from the point of intersection of the lastmentioned line with the prolonged east line of East 28th Street, toward a point, on the prolonged east line of East 27th Street and 245 feet south of the established United States Pierhead Line on the north side of the bay; and east of the prolonged east side of East 27th Street.
- (3) Anchorage No. 48-C. South of a line extending from a point 175 feet northerly of the bulkhead wall along the north side of Shore Boulevard (perpendicular distance) and in the prolonged west side of Hastings Street to a point on the prolonged east side of Mackenzie Street 125 feet north of the bulkhead wall on the north side of Shore Boulevard; thence south of a line parallel to and 125 feet northerly of the bulkhead wall along the north side of Shore Boulevard from the last-mentioned point to the prolonged west line of Coyle Street; west of the prolonged west line of Coyle Street; north of a line parallel to and 25 feet north of the bulkhead wall along the north side of Shore Boulevard; and east of the prolonged west side of Hastings Street.

(1) General regulations. (1) Except in cases of great emergency, no vessel shall be anchored in the navigable waters of the Port of New York outside of the anchorage areas established in this section, nor cast anchor within a cable or pipe line area shown on a Government chart, nor be moored, anchored, or tied up to any pier, wharf, or vessel in such manner as to obstruct or endanger the passage of any vessel in transit by, or to or from, adjacent wharves, piers, or slips.

(2) No vessel shall occupy for a longer period than 30 days, unless a permit is obtained from the Captain of the Port for that purpose, any anchorage for which the time of occupancy is not otherwise prescribed in this section. No vessel in a condition such that it is likely to sink or otherwise become a menace or obstruction to navigation or anchorage of other vessels shall occupy an anchorage except in an emergency, and then only for such period as may be permitted by the Captain of the Port.

(3) Whenever, in the opinion of the Captain of the Port, such action may be necessary, that officer may require any or all vessels in any designated anchorage area to moor with two or more anchors.

(4) Every vessel whose crew may be reduced to such number that it will not have sufficient men on board to weigh anchor at any time shall be anchored with two anchors, with mooring swivel put on before the crew shall be reduced or released, unless the Captain of the Port shall waive the requirement of a mooring swivel.

(5) Anchors of all vessels must be placed well within the anchorage areas, so that no portion of the hull or rigging shall at any time extend outside the boundaries of the anchorage area.

(6) Any vessel anchoring under circumstances of great emergency outside of the anchorage areas must be placed near the edge of the channel and in such position as not to interfere with the free navigation of the channel nor obstruct the approach to any pier nor impede the movement of any boat, and shall move away immediately after the emergency ceases, or upon notification by the Captain of the Port.

(7) When applied for, a berth in an anchorage, if available, shall be assigned to any vessel by the Captain of the Port. He may grant revocable permits for habitually maintaining and using the same mooring space in an anchorage area, but no vessel shall occupy continuously a berth in an anchorage area when a vessel in regular traffic requires the berth or when navigation would be menaced or inconvenienced thereby. The Captain of the Port is authorized to issue permits for maintaining mooring buoys. The method of anchoring these buoys shall be as prescribed by the Captain of the Port. No vessel shall moor in any anchorage in such a manner as to interfere with the use of a duly authorized mooring buoy. In case of emergencies the Captain of the Port is hereby authorized to shift the position of any unattended vessel moored in or near any anchorage. No vessel shall be navigated

within the limits of an anchorage at a speed exceeding six knots when in the vicinity of a moored vessel.

(8) Barge dispensing stations and stake boats may be anchored in such places as the Captain of the Port may designate, subject to the approval of the District Engineer, Corps of Engineers.

- (9) Upon approval of the District Engineer, Corps of Engineers, the Captain of the Port may permit wrecking plant or other vessels legally engaged in recovering sunken property, or in laying or repairing pipe lines or cables legally established, or plant engaged in dredging operations, to anchor within channels of the Port of New York. Permit issued by the Captain of the Port is not necessary for plant engaged upon works of river and harbor improvement under the supervision of the District Engineer, but the District Engineer will notify the Captain of the Port in advance of all such proposed work.
- (10) Whenever the maritime or commercial interests of the United States so require, the Captain of the Port is hereby empowered to shift the position of any vessel anchored within the anchorage areas, of any vessel anchored outside the anchorage areas, of any vessel which is so moored or anchored as to impede or obstruct vessel movements in any channel or obstruct or interfere with range lights and of any vessel which, lying at the exterior end of a pier or alongside an open bulkhead, obstructs or endangers the passage of vessels in transit by, or to or from, adjacent wharf property or impedes the movements of vessels entering or leaving adjacent slips.

(11) A vessel upon being notified to move into the anchorage limits or to shift its position on anchorage grounds, shall get under way at once or signal for a tug, and shall change position as directed, with reasonable promptness.

(12) Nothing in this section shall be construed as relieving any vessel or the owner or person in charge of any vessel from the penalties of law for obstructing navigation or for obstructing or interfering with range lights, or for not complying with the navigation laws in regard to lights, fog signals, or for otherwise violating law.

(m) Anchorages for vessels carrying explosives-(1) Anchorage No. 49-B. On the New Jersey Flats, south of a line parallel to and 500 yards south of the National Docks (Black Tom) dredged channel; west of a line bearing 208° from the Torch, Statue of Liberty, and ranging through National Docks Channel Buoy 1 and New Jersey Pierhead Channel North Entrance Buoy 4; north of a line ranging through the latter buoy and New Jersey Pierhead Channel North Entrance Lighted Buoy 6; northeast of a line bearing 313° being parallel to and 500 yards north of Caven Point Pier; and east of a line bearing 38° from the twin chimneys on Constable Hook, New Jersey, through the brick pump house on the inshore end of the trestle to Caven Point Pier.

(i) Vessels shall not anchor within 800 yards of Bedloes Island, within 500 yards of any pier, or within 100 yards of the New Jersey Pierhead Channel.

(ii) No vessel using this anchorage shall carry more than 20 tons of high explosives.

(iii) No vessel carrying explosives of any kind shall anchor in this anchorage within 500 feet of any other vessel carrying high explosives; except that the Captain of the Port may authorize the placing of moorings not less than 500 feet apart within this area and the making fast thereto of not to exceed three barges at each mooring, provided the combined load of the barges at a mooring is not more than 20 tons of high exposives.

(iv) Insofar as practicable, in the use of this anchorage preference shall be given to vessels storing explosives for

current consumption.

(v) In cases of great emergency and when weather conditions are such that it is impossible for barges, scows, or lighters loaded with more than 20 tons of high explosives to proceed to Gravesend Bay or Raritan Bay, or lie at anchor there, such vessels may anchor temporarily in the Jersey Flats anchorage, but in each case the Captain of the Port must be immediately notified, and such vessel will not remain so anchored without his special permission.

(vi) This area shall not be used by vessels which do not carry explosives except in cases of great emergency.

(2) Anchorage No. 49-C (naval and military anchorage). In Gravesend Bay, north of a line bearing 260°30' from latitude 40°34′58′′, longitude 74°01′20′′, to latitude 40°34′54″, longitude 74°01′49″, and ranging through the stack on Hoffman Island; east of a line bearing 342° from the last-mentioned point to latitude 40°35′59'', longitude 74°02'17'', and ranging 250 yards due west of Fort Lafayette; south of a line bearing 96° from the last-mentioned point to latitude 40°35′56″, longitude 74°01′45″; and west of a line bearing 343° from the last-mentioned point to latitude 40°34'58", longitude 74°01'20", and passing through Fort Hamilton Southwest Buoy 20.

(i) The Captain of the Port may permit the anchorage of commercial vessels in the southerly part of the area south of a line bearing 252° from the flagpole in the vicinity of Bay Parkway, Brooklyn, when use of the anchorage by naval or military vessels will permit. Any commercial vessels so moored as to obstruct the use of the area for the anchorage of naval or military vessels may be required by the Captain of the Port to shift its position or clear the area when found necessary, at its own

expense.

(ii) Fishing and navigation by pleasure and commercial craft are prohibited within the area at all times when vessels which are moored in the area for the purpose of loading or unloading explosives display a red flag by day or a red light by night, unless special permission is granted by the Captain of the Port.

(iii) Vessels carrying high explosives in this anchorage shall not anchor closer than 400 yards to one another, but the number of vessels which may anchor in the area at any one time shall be at the discretion of the Captain of the Port. This provision is not intended to prohibit barges or lighters from tying up

alongside ships for the transfer of cargoes.

(iv) Vessels carrying high explosives shall not occupy this anchorage for a period of time longer than is necessary to receive or discharge such cargoes, or between sunset and sunrise except by special permit from the Captain of the Port in cases of great emergency.

(v) Barges and lighters loaded with explosives may anchor in the easterly portion of this area provided such barges and lighters are anchored so as not to approach one another closer than 300 feet. The Captain of the Port may authorize the placing of moorings in the easterly portion of the area and the making fast thereto of not to exceed three barges or lighters at each mooring, provided these moorings are so spaced that the vessels at one mooring shall at all times be not less than 300 feet from the vessels at an adjacent mooring.

(3) Anchorage No. 49-D. In Raritan Bay, south of a line bearing 250° from West Bank Light; west of a line ranging 137° from the tower of former Princess Bay Light to the tower of former Waackaack Light; north of a line ranging 250° from Old Orchard Shoal Light to Boundary Daybeacon; and east of a line bearing 306° from Boundary Day-

(i) This area shall not be used by vessels which do not carry explosives except

in cases of great emergency.
(4) Anchorage No. 49-F (emergency naval anchorage). That portion of Sandy Hook Bay bounded by a line bearing 170°, 3,800 yards, from a point bearing 281°30′ 2,050 yards, from Sandy Hook Light; thence 260°, 500 yards; thence 350°, 3,800 yards; thence 80°, 500 yards, to the point of beginning.

(i) This anchorage is to be used for the anchorage of naval vessels during

emergencies only.

(ii) No pleasure or commercial craft shall navigate or moor within this area at any time when naval vessels which are moored in the area display a red flag by day or a red light by night.

(5) Anchorage No. 49-G (naval anchorage). That portion of Sandy Hook Bay bounded by a line bearing 208° 1,350 yards, from a point bearing 292°30′, 3,600 yards, from Sandy Hook Light; thence 298°, 620 yards; thence 2°, 1,250 yards; thence 107°, 1,150 yards, to the point of beginning.

(i) No pleasure or commercial craft shall navigate or moor within this area at any time when vessels which are moored in the area display a red flag by

day or a red light by night.

(n) Regulations for explosives anchorages. (1) Anchorages Nos. 49-B, 49-C, 49-D, 49-F, and 49-G are reserved for vessels carrying explosives. All vessels carrying explosives shall be within these areas when anchored, except as provided in subparagraph (6) of this paragraph.

(2) A written permit shall be obtained from the Captain of the Port before vessels carrying explosives, or on which explosives are to be loaded, may proceed to the anchorages provided for them; and no vessel shall occupy a berth in such anchorage except by authority of

such permit, which permit may be revoked at any time.

(3) Vessels used in connection with loading or unloading explosives on vessels in anchorage areas, including tugs and stevedore boats, shall carry a written permit from the Captain of the Port. The Captain of the Port may, in his discretion, require every person having business on board vessels which are being loaded with explosives, other than members of the crew, to have a pass from the Captain of the Port in such form as he shall prescribe. Such permit or pass shall be shown whenever required by him or by his authorized agents.

(4) Whenever any vessel not fitted with mechanical power anchors in the explosives anchorages while carrying explosives, the Captain of the Port may require the attendance of a tug upon such vessel when in his judgment such

action is necessary.

(5) Vessels carrying explosives shall comply with the general regulations in paragraph (1) of this section when appli-

cable.
(6) The District Engineer, Corps of Engineers, may authorize, in writing, a vessel carrying explosives for use on river and harbor works or on other work under federal permit issued by the District Engineer to anchor in or near the vicinity of such work without a permit from the Captain of the Port. The District Engineer will prescribe the quantities of such explosives allowed on such vessel and the conditions under which they are to be stored and handled, and will furnish the Captain of the Port with a copy of such safety instructions together with a copy of his written authorization.

(7) Every vessel loading, unloading, transporting, or containing explosives shall display by day a red flag at least 16 square feet in area at its masthead, or at least 10 feet above the upper deck if the vessel has no mast, and shall display by night a red light in the same position specified for the flag.

(8) When local regulations of any place require previous local authority for the transfer of explosives or fireworks between vessels or between a vessel and a wharf or other place ashore, the Captain of the Port will permit the removal from the anchorage of such vessel containing explosives to any place covered by such local regulations only when he is satisfied that the required local authority has been granted.

(54 Stat. 33 U.S.C. 180, 258, 319)

#### § 202.157 Delaware Bay and River.

(a) The anchorage grounds—(1) Anchorage A (tanker lightering) off the entrance to Mispillion River. To the southwest of the channel along Brandywine Range, bounded as follows: Beginning at a point at latitude 38°57'42" N., longitude 75°11'08" W., bearing 246.5° true 7,400 yards from Brandywine Shoal Light; thence 330°, 5,000 yards; thence 240°, 2,000 yards; thence 150°, 5,000 yards; thence 060° 2,000 yards, to the point of beginning. This anchorage is intended for the specific purpose of allowing deep draft tankers to anchor and lighter their cargo before proceeding up the Delaware River. Supervision over the anchoring of vessels in the anchorage area will be exercised by the District Commander or his authorized representative. The provisions of paragraph (b) of this section shall be applicable to the anchoring of vessels in this anchorage, except for subparagraphs (1) and

(2) Anchorage 1 off Bombay Hook Point. On the southwest side of the channel along Liston Range, bounded as follows: Beginning at a point (approximately latitude 39°17′59", longitude 75°23'07") bearing 228 from Ship John Shoal Light, 167 yards southwest of the southwest edge of the channel along Liston Range; thence 228°, 2,000 yards; thence 318°, 8,000 yards; thence 48°, 2,000 yards; and thence 138°, 8,000 yards,

to the point of beginning.

(3) Anchorage 2 (explosives) northwest of Artificial Island. On the east side of the channel along Reedy Island Range, bounded as follows: Beginning at a point bearing 105° from the northernmost point of Reedy Island, 167 yards easterly of the east edge of the channel along Reedy Island Range; thence 105°, 800 yards; thence 195°, 4,500 yards; thence 285°, 800 yards, to a point (approximately latitude 39°28'58", longitude 75°33'37") opposite the intersection of Reedy Island and Baker Ranges; and thence 15°, 4,500 yards, to the point of beginning. This anchorage is intended for vessels engaged in the transportation and handling of explosives and other dangerous articles. No vessel not so engaged will be permitted to anchor in this anchorage except in case of emergency or by special permission of the District Commander. For special regulations relating to this anchorage, see paragraph (c) of this section.

NOTE: The term "District Commander" as used in this section means the Commander, Third Coast Guard District, or his authorized representative.

- (4) Anchorage 3 southeast of Reedy Point. Southeast of the entrance to the Chesapeake and Delaware Canal at Reedy Point, bounded on the east by the west edge of the channel along Reedy Island and New Castle Ranges; on the west by a line beginning at a point on the west edge of the channel along Reedy Island Range at latitude 39°31'43", thence to a point bearing 168° 30', 3,150 yards, from Chesapeake and Delaware Canal 2 Light, and thence to a point bearing 131°, 1,160 yards, from Chesapeake and Delaware Canal 2 Light; and on the north by a line running from the last-described point 113° 30', approximately 813 yards, to the west edge of the channel along New Castle Range.
- (5) Anchorage 4 north of Reedy Point. North of the entrance to the Chesapeake and Delaware Canal at Reedy Point, on the West side of the river, bounded as follows: Beginning at a point (approximately latitude 39°33'51", longitude 75°33'35'') 344°58' true, 160 yards from Chesapeake and Delaware Canal Light 2; thence 306°26′, 1,442 yards; thence 36°26′, 377 yards; thence 126°26′, 1,442 yards; thence 216°26', 377 yards to the point of beginning.
- (6) Anchorage 5 southeast of Pea Patch Island. On the northeast side of

the channel along New Castle Range. bounded as follows: Beginning at latitude 39°34′28′′, longitude 75°33′06′′; thence 334°, 2,343 yards; thence 64°, 512 yards; thence 154°, 2,343 yards; and thence 244°, 512 yards, to the point of beginning.

- (7) Anchorage 6 off Deepwater Point. Southeast of the entrance to Christina River, on the east side of the channel along Cherry Island Range, bounded as follows: Beginning at latitude 39°41′-31″, longitude 75°30′55″; thence 17°, 2,747 yards; thence 112°, 847 yards; thence 215°, 1,340 yards; thence 204°, 893 yards; thence 186° 30', 500 yards; and thence 286°, 377 yards, to the point of beginning. Vessels must not cast anchor in the cable area at the lower end of this anchorage except in case of emergency.
- (8) Anchorage 7 off Marcus Hook. On the southeast side of the channel along Marcus Hook Range, bounded as follows: Beginning at a point on the southeast edge of the channel at longitude 75°25′50′′; thence northeasterly along the edge of the channel to longitude 75°23'30"; thence 207°, 933 yards; thence 237°, 2,692 yards; thence 267°, 933 yards; to the point of beginning. A preferential area in this anchorage is designated for the use of vessels awaiting quarantine inspection, this area being 333 yards wide on the downstream side of a line projected from Blueball Road in Marcus Hook. Should the remainder of the anchorage be in use, the preferential area, when available, may be used by vessels not subject to quarantine inspection.
- (9) Anchorage 8 off Thompson Point. On the south side of the channel along Tinicum Range, between Thompson Point and the east side of Crab Point, bounded as follows: Beginning at a point on the south edge of the channel along Tinicum Range at longitude 75°18'24''; thence easterly along the edge of the channel to longitude 75°17'54"; thence 179°, 267 yards; thence 260°30′, 793 yards; thence 358°, 425 yards, to the point of beginning.
- (10) Anchorage 9 near entrance to Mantua Creek. On the southeast side of the channel along Mifflin Range, bounded as follows: Beginning at a point on the southeast edge of the channel at longitude 75°14'26"; thence northeasterly along the edge of the channel to longitude 75°12'01.5"; thence 203° 30', 933 yards; thence 233° 30', 3,058 yards; and thence 263° 30', 933 yards, to the point of beginning. Vessels must not cast anchor in this anchorage in such manner as to interfere unreasonably with the passage of other vessels to and from Mantua Creek.
- (11) Anchorage 10 (naval) at Naval Base, Philadelphia. On the north side of the channel along West Horseshoe Range, bounded as follows: Beginning at the southeasterly corner of Pier 7 (approximately latitude 39°53'11", longitude 75°09'58.5"); thence 174°, 525 yards, to the north edge of the channel along West Horseshoe Range; thence 273° 30' along the edge of the channel, 880 yards; thence 354°, 433 yards, to the southeasterly corner of Pier 1; and thence 88° 30', 875 yards, to the point

of beginning. This is a restricted naval anchorage.

(12) Anchorage 11 at Gloucester. On the east side of the channel south of the Walt Whitman Bridge at Gloucester, bounded as follows: Beginning at a point on the east edge of the channel at latitude 39°54'16''; thence 174°30', 500 yards, to latitude 39°54'02'', longitude 75°07'43''; thence 202°, 1,133 yards; thence 217°30', 1,142 yards, to the east edge of channel; thence northeasterly along the edge of the channel to the point of beginning.

(13) Anchorage 12 between Gloucester and Camden. On the east side of the channel adjoining and on the upstream side of Anchorage 11, from Gloucester to Camden, bounded as follows: Beginning at a point on the east edge of the channel at latitude 39°54'16"; thence northerly along the edge of the channel to latitude 39°56'32.5"; thence 133°, 283 yards to a point on a line 100 feet west of the established pierhead line; thence southerly along this line to latitude 39°54'02" thence 354°36', 500 yards to the point of beginning. The area between New York Shipbuilding Corporation Pier No. 2 and the MacAndrews and Forbes Company pier, Camden, shall be restricted to facilitate the movement of carfloats to and from Bulson Street, Camden. The area in front of the Public Service Electric and Gas Company pier shall be restricted to facilitate the movement of vessels to and from the pier. Should the anchorage become so congested that vessels are compelled to anchor in these restricted areas, they must move immediately when another berth is available.

(14) Anchorage 13 at Camden. On the east side of the channel adjoining and on the upstream side of Anchorage 12, to Cooper Point, Camden, bounded as follows: Beginning at a point on the east edge of the channel at latitude 39°56'32.5''; thence northerly along the edge of the channel to latitude 39°57'39.7"; thence 139°, 217 yards to a point on a line 100 feet west of the established pierhead line; thence southerly along this line to latitude 39°56'26.5" thence 313°, 283 yards to the point of beginning.

(15) Anchorage 14 opposite Port Richmond. On the southeast side of the channel, north of Petty Island, bounded as follows: Beginning at a point on the southeast edge of the channel at longitude 75°05'43"; thence 163°, 248 yards; thence 253°, 1,978 yards, to the southeast edge of the channel; and thence northeasterly along the edge of the channel to the point of beginning. Vessels having a draft of less than 20 feet must anchor southwest of Pier No. 11, Port Richmond. The area off the Cities Service Oil Company wharves, Petty Island, shall be restricted to facilitate the movement of vessels to and from the wharves.

(16) Anchorage 15 off northeasterly end of Petty Island. On the southeast side of the channel, bounded as follows: Beginning at a point on the southeast edge of the channel at longitude 75°05'34.7"; thence northeasterly along the southeast edge of the channel to longitude 75°05'09.5"; thence 171°, 198

yards; thence 260°30', 667 yards; and thence 351°, 198 yards, to the point of beginning. When necessary, this anchorage will be reserved for vessels under the custody of the United States, at which time other vessels may be required by the District Commander to shift position.

(17) Anchorage 16 between Port Richmond and Five Mile Point. On the northwest side of the channel, bounded as follows: Beginning at a point on the northwest edge of the channel at longitude 75°05'35"; thence northeasterly along the edge of the channel to longitude 75°04'20"; thence 328°, 125 yards; thence 243°, 450 yards; thence 251°, 475 yards; thence 257°, 1,042 yards; thence 174°30', 122 yards, to the point of beginning. When necessary, this anchorage will be reserved for vessels under the custody of the United States, at which time other vessels may be required by the District Commander to shift posi-

(b) General regulations. (1) Except in cases of great emergency, no vessel shall be anchored in Delaware Bay and River between Ship John Light and The Pennsylvania Railroad Company bridge at Delair, New Jersey, outside of the anchorage areas established in this section, or within a cable or pipe line area shown on a Government chart, or be moored, anchored, or tied up to any pier, wharf, or other vessel in such manner as to obstruct or endanger the passage of any vessel. When an emergent condition exists due to congestion in the prescribed anchorage areas in the Delaware River, the District Commander may authorize the anchorage of vessels in locations other than the prescribed areas. Vessels so anchored must not be anchored within the channel limits. Any vessel anchored outside of the prescribed anchorage limits must move to a prescribed anchorage area when space becomes available.

(2) No vessel shall occupy any prescribed anchorage for a longer period than 48 hours without a permit from the District Commander. Vessels expecting to be at anchor for more than 48 hours shall obtain a permit from the District Commander for that purpose in either Anchorage 15 or Anchorage 16. No vessel in such condition that it is likely to sink or otherwise become a menace or obstruction to navigation or anchorage of other vessels shall occupy an anchorage except in an emergency, and then only for such period as may be permitted by the District Commander.

(3) Whenever, in the opinion of the District Commander such action may be necessary, he may require any or all vessels in any designated anchorage area to moor with two or more anchors.

(4) Every vessel whose crew may be reduced to such number that it will not have sufficient men on board to weigh anchor at any time shall, before release or reduction of the crew, be anchored with two anchors with mooring swivel unless the District Commander shall waive the requirement of a mooring swivel.

(5) Anchors shall be placed well within the anchorage areas, so that no portion of the hull or rigging will at any time extend outside of the anchorage area.

(6) Light-draft barges using the anchorages shall be anchored away from the deeper portions of the anchorages, so as not to interfere with the anchoring of deep-draft vessels. Any barges towed in tandem to an anchorage area shall be bunched together when anchoring.

(7) Upon approval of the District Engineer, Corps of Engineers, the District Commander may permit wrecking plant or other vessels legally engaged in recovering sunken property, or in laying or repairing pipe lines or cables, or plant engaged in dredging operations, to anchor in channels. Such permission is not necessary for plant engaged upon works of river and harbor improvement under the supervision of the District Engineer, but the District Engineer will notify the District Commander in advance of all such proposed work.

(8) Whenever the maritime or commercial interests of the United States so require, the District Commander is hereby empowered to shift the position of any vessel anchored or moored within or outside an anchorage area, including any vessel which is so moored or anchored as to obstruct navigation or interfere with range lights.

(9) A vessel upon being notified to shift its position shall get under way at once or signal for a tug and shall change position as directed with reasonable promptness.

(10) Nothing in this section shall be construed as relieving any vessel or the owner or person in charge of any vessel from the penalties of law for obstructing navigation or for obstructing or interfering with range lights, or for not complying with the laws relating to lights and fog signals or other navigation laws and regulations.

(c) Regulations for explosive's anchor-(1) All vessels carrying explosives and other dangerous articles, or on which explosives and other dangerous articles are to be loaded, shall be within Anchorage 2 when anchored, except as provided in subparagraph (7) of this paragraph.

(2) A written permit shall be obtained from the District Commander before ves. sels carrying explosives and other dangerous articles, or on which explosives and other dangerous articles are to be loaded, may anchor in Anchorage 2, and no vessel shall anchor therein except by authority of such permit, which may be revoked at any time. This anchorage shall not be used by vessels which do not carry explosives and other dangerous articles as cargo, or on which explosives and other dangerous articles are not to be loaded, except in cases of great emergency or by special permit from the District Commander. All other vessels, including tugs and stevedore boats, used in connection with loading or unloading explosives and other dangerous articles in this anchorage shall carry written permits from the District Commander and shall show such permits whenever required by him.

(3) Vessels shall be anchored in Anchorage 2 so as to be at least 1,000 feet apart, but the number of vessels which may anchor in the anchorage at any one time shall be at the discretion of the District Commander. This provision is not intended to prohibit barges or lighters from tying up alongside the vessels for the transfer of cargoes.

(4) Whenever any vessel or barge not mechanically self-propelled anchors in Anchorage 2 while carrying explosives and other dangerous articles, or on which explosives and other dangerous articles are to be loaded, the District Commander may require the attendance of a tug upon such vessel or barge when in his judgment such action is necessary.

(5) Every vessel transporting, stowing, storing, or handling explosives and other dangerous articles as cargo in the vicinity of Anchorage 2 shall display by day a red flag at least 16 square feet in area at its masthead, or at least ten feet above the upper deck if the vessel has no mast. and shall display by night a red light in the same position specified for the flag.

(6) Fishing and navigation are prohibited within Anchorage 2 at all times when vessels which are moored in the area display a red flag by day or a red

light by night.

(7) The District Engineer, Corps of Engineers, may authorize, in writing, a vessel carrying explosives for use on river and harbor works or on other work under Department of the Army permit, to anchor in or near the vicinity of such work without a permit from the District Commander. The District Engineer will prescribe the quantity of explosives allowed and the conditions under which explosives shall be stored and handled in such cases, and will furnish the District Commander with a copy of such written authorization and instructions.

(8) Vessels carrying explosives and other dangerous articles, or on which explosives and other dangerous articles are to be loaded, shall comply with the general regulations in paragraph (b) of this

section when applicable.

(9) Nothing in this section shall be construed as relieving any vessel or the owner or person in charge of any vessel, and all others concerned, of the duties and responsibilities imposed upon them to comply with the regulations governing the handling, loading, or discharging of explosives, and other dangerous articles, entitled "Explosives or Other Dangerous Articles or Substances and Combustible Liquids on Board Vessels" (46 CFR Part 146).

(54 Stat. 150, 33 U.S.C. 180k, 258, 319)

§ 202.168 Hampton Roads, Va., and adjacent waters.

(a) Hampton Roads—(1) Anchorage A, Hampton Bar. South of a line running from latitude 37°00'45", longitude 76°20'36", across the mouth of Hampton Creek to latitude 37°00'47", longitude 76°19'56"; thence along the shore to a point east of Mill Creek at latitude 37°00'44", longitude 76°19'38"; thence to latitude 37°00'15", longitude 76°19'29"; thence to latitude 36°59'33", longitude 76°18'57"; thence to latitude 36°59'11", longitude 76°19'00"; thence to latitude 36°59'09", longitude 76°19'-05"; thence to latitude 37°00'00", longitude 76°22'08"; and thence northeast along the shoreline to the point of beginning.

(i) No vessel shall be anchored in such manner as to swing within 200 feet of the dredged channel leading to Hampton.

(ii) This anchorage is reserved for the use of vessels while undergoing examination by quarantine, customs, or immigration authorities. Upon completion of these examinations vessels shall move promptly to a regular anchorage.

(iii) The master of every mechanically propelled vessel using this anchorage shall keep the vessel in condition to move promptly under its own power upon notification by the Captain of the Port, and when any such vessel is in charge of a pilot the pilot shall remain on board until the vessel is safely anchored in a regular anchorage. No sailing vessel using this anchorage shall be left unattended by a tugboat while undergoing examinaion by quarantine, customs, or immigration authorities, except when its stay is likely to be of several hours' duration when it shall be anchored in the western part of the anchorage out of the way of other vessels before the tug and pilot leave.

(iv) No master of a vessel awaiting or undergoing quarantine inspection shall release any part of the crew until the vessel has been passed by the proper quarantine officials and safely anchored or moored in a regular anchorage.

- (2) Anchorage B, Hampton Flats (Naval). Shoreward of a line described as follows: Beginning at latitude 37°00'00'', longitude 76°22'08''; thence latitude 36°59'08.5'', longitude 76°19′04.5″; thence to latitude 36°57′57.5″; longitude 76°20′46.5″; and thence to latitude 36°58′56″, longitude 76°23′47″, including within the above-described limits an Explosives Handling Berth W covering a circular area of 1,200 yards diameter with its center at latitude 36°58'18'', longitude 76°20'51".
- (i) Vessels shall not be anchored within 425 yards of Anchorage F-1 when that anchorage is occupied by a vessel carrying explosives.

(ii) Vessels shall not be anchored within 300 yards of Explosives Handling Berth W when that berth is occupied by a vessel handling explosives.

(iii) Anchorage B, including Explosives Handling Berth W, is reserved for the use of Naval vessels, but in the absence of the fleet the Captain of the Port may, in his discretion, permit the anchorage and berth to be used by merchant vessels. Upon notification that need for occupancy by Naval vessels is expected, the Captain of the Port may cause a sufficient area in the anchorage to be vacated to accommodate the number of Naval vessels scheduled to arrive.

(3) Anchorage C, Newport News Bar. Shoreward of a line described as follows: Beginning at latitude 36°58′56″, longitude 76°23′47″; thence to latitude 36°57′57.5″, longitude 76°20′46.5″; thence to latitude 36°57′41″, longitude 76°21'12.5"; thence to latitude 36°57'-35.5", longitude 76°21'29"; thence along the north side of Newport News Channel to latitude 36°57′20′′, longitude 76°24′-38′′; and thence to the radio tower at approximately latitude 36°57'47.5", longitude 76°24'40.5".

(i) When Anchorage F-1, which lies within Anchorage C, is not occupied by vessels carrying explosives, it may be used as a general anchorage in the same manner as other portions of Anchorage C. It shall be vacated promptly upon notice from the Captain of the Port when a vessel carrying explosives, of a draft too great to permit it to use Anchorage F, desires to anchor therein. Vessels shall not be anchored within 425 yards of Anchorage F-1 when that anchorage is occupied by a vessel carrying explosives.

(ii) This anchorage is a general anchorage for all vessels, but when fleet operations are scheduled the Captain of the Port may, in his discretion, permit it to be used by naval vessels. Upon receiving word that any part of the fleet is expected, the Captain of the Port may cause a sufficient area in this anchorage to be vacated to accommodate the number of vessels scheduled to arrive.

(4) Anchorage D. Beginning at a point west of Norfolk Harbor Channel at latitude 36°57'33.5", longitude 76°20'31.7"; thence south to latitude 36°57'26", longitude 76°20'31.7"; thence to latitude 36°56'08", longitude 76°22'23"; thence to latitude 36°56'00". longitude 76°22′50″; thence to latitude 36°56′00″, longitude 76°23′34″; thence to latitude 36°56'09.5", longitude 76°23'33.5"; thence to a point on the south side of Newport News Channel at latitude 36°57'27.5", longitude 76°21'41' and thence along the south side of Newport News Channel and a line in prolongation thereof to the point of be-

(i) Vessels shall be anchored so as to leave a clear fairway 200 yards wide through this anchorage for the operation of shallow-draft vessels and tows.

(ii) This anchorage shall be used by deep-draft vessels, wind-bound vessels from Lambert Point and Sewall Point. and vessels awaiting turn for docking. Other vessels may use this anchorage when permitted by the Captain of the Port.

(5) Anchorage E, Newport News Middle Ground. Beginning at a point on the south side of Newport News Channel at latitude 36°57'27.5", longitude 76°21'-41"; thence to latitude 36°56'09.5" gitude 76°23'33.5"; thence to latitude 36°57′11″, longitude 76°25′02.5″; and thence to and along the south side of Newport News Channel to the point of beginning.

(i) Vessels shall be anchored so as to leave a clear fairway 200 yards wide through this anchorage for the operation of shallow-draft vessels and tows.

(6) Anchorage H. Beginning at a point west of Norfolk Harbor Channel at latitude 36°57′26′′, longitude 76°20′-31.7′′; thence southerly to latitude 36°57'07.7''. longitude 76°20'31.9" thence southeasterly to a point on the west side of Norfolk Harbor Channel at latitude 36°57'01'5'', longitude 76°20'-22.3"; thence along the west side of Norfolk Harbor Channel to latitude 36°56'-00", longitude 76°20'27"; thence to latitude 36°56′00′′, longitude 76°22′50′′; thence to latitude 36°56′08′′, longitude 76°22'23''; thence to the point of beginning.

(i) Vessels shall be anchored so as to leave a clear fairway 200 yards wide through this anchorage for the operation of shallow-draft vessels and tows.

(7) Anchorages for vessels carrying explosives—(i) Anchorage F (for shallowdraft vessels). Beginning at latitude 36°56′03′′, longitude 76°23′50′′; thence to latitude 36°54′30′′, longitude 76°23′-55.5"; thence to latitude 36°54'30", longitude 76°24'59"; thence to latitude 36° 56'44", longitude 76°24'50"; thence to the point of beginning.

(ii) Anchorage F-1 (for deep-draft vessels). Within Anchorage C and having a northeast boundary coincident with a portion of the northeast boundary of Anchorage C, beginning at latitude 36°58′06′′, longitude 76°21′13′′; thence to latitude 36°57′49.5′′, longitude 76°21′-; thence to latitude 36°57'47.5", longitude 76°22'04''; thence to latitude 36°-57'56'', longitude 76°22'30''; thence to latitude 36°58'19.5". longitude 76°21'-56"; thence to the point of beginning.

(iii) Vessels are forbidden to anchor within 425 yards of Anchorage F or between the northeast boundary of Anchorage F and the southwest boundary of Anchorage E.

(iv) When Anchorage F-1 is not occupied by vessels carrying explosives it may be used as a general anchorage in the same manner as other portions of Anchorage C, except that it shall be vacated promptly upon notice from the Captain of the Port when a vessel carrying explosives of a draft too great to permit it to use Anchorage F desires to anchor. When Anchorage F-1 is occupied by a vessel carrying explosives, vessels shall not anchor in Anchorages B and C within 425 yards of Anchorage F-1. No vessel carrying explosives shall be anchored in Anchorage F-1 so as to swing within 500 yards of the Newport News Channel.

(v) Vessels carrying explosives or other dangerous cargo, including inflammable liquids, inflammable solids, oxidizing materials, corrosive liquids, compressed gases, and poisonous substances. shall be within Anchorage F or F-1 when anchored, except as provided in subdivision (x) of this subparagraph. Anchorage F is reserved for this special purpose and shall not be used by vessels carrying other classes of cargo except in cases of great emergency or by special permit from the Captain of the Port.

(vi) A written permit shall be obtained from the Captain of the Port before a vessel carrying explosives, or on which explosives are to be loaded, may proceed to an explosives anchorage; and no vessel shall occupy a berth in such an anchorage except by authority of such a permit which may be revoked at any time.

(vii) Vessels used in connection with loading or unloading explosives in anchorage areas, including tugs and stevedore boats, shall carry a written permit from the Captain of the Port. Such permits shall be shown whenever required by him or by his properly authorized agents.

(viii) Whenever any vessel not mechanically self-propelled anchors in an explosives anchorage while carrying explosives, the Captain of the Port may require the attendance of a tug upon such vessel when in his judgment such action is necessary.

(ix) Vessels carrying explosives shall comply with the general regulations in paragraph (h) of this section when

applicable.

- (x) The District Engineer, Corps of Engineers, may authorize a vessel carrying explosives for use on river and harbor works or on other work under permit issued by the District Engineer to anchor in or near the vicinity of such work without a permit from the Captain of the Port. The District Engineer will prescribe the quantities of such explosives allowed on such vessel and the conditions under which they are to be stored and handled, and will furnish the Captain of the Port with a copy of such instructions.
- (b) James River—(1) Anchorage G. At the mouth of the river opposite Newport News; east of a line running from Barrel Point, latitude 36°54′53′′, longitude 76°28′51′′, across the mouth of Batten Bay to Candy Island, latitude 36°56′-18′′, longitude 76°29′05′′; and shoreward of a line described as follows: Beginning at Fishing Point, latitude 36°57′50′′, longitude 76°29′38′′; thence to latitude 36°59′08′′, longitude 76°29′38′′; thence to latitude 36°59′08′′, longitude 76°26′-41′′; thence to latitude 36°57′50′′, longitude 76°26′04′′; thence to latitude 36°57′08.5′′, longitude 76°25′27′′; thence to latitude 36°57′11′′, longitude 76°25′-04′′; thence to latitude 36°55′52.5′′, longitude 76°25′09.5′′; and thence to latitude 36°54′00′′, longitude 76°28′59′′.

  (2) Anchorage G-1. On the northeast
- (2) Anchorage G-1. On the northeast side of the river downstream from the James River Bridge, and shoreward of a line described as follows: Beginning at latitude 36°59′41′′, longitude 76°26′40′′; thence to latitude 37°00′15′′, longitude 76°27′52′′; and thence to latitude 37°00′-45′′, longitude 76°27′17′′.
- (3) Anchorage G-2. On the northeast side of the river upstream from the James River Bridge, and shoreward of a line described as follows: Beginning at latitude 37°00'58", longitude 76°27'23"; thence to latitude 37°00'24", longitude 76°28'06"; thence to latitude 37°01'55", longitude 76°31'19"; and thence to latitude 37°03'06", longitude 76°30'29".
- (c) East of Norfolk Harbor Channel—
  (1) Anchorage K-1. Shoreward of a line described as follows: Beginning at the shoreward end of the jetty north of Army Base Pier No. 2, latitude 36°55′13′′, longitude 76°19′42′′; thence along the jetty to latitude 36°55′14′′, longitude 76°19′46.5′′; thence along the jetty to latitude 36°55′10′′, longitude 76°19′49.5′′; thence to a point on the east side of Norfolk Harbor Channel at latitude 36°55′06′′, longitude 76°20′22′′; thence northerly along the east side of Norfolk Harbor Channel to latitude 36°55′36.5′′, longitude 76°20′20′′; and thence to latitude 36°55′38′′, longitude 76°19′47′′.
- (2) Anchorage K-2. South of a line running from Tanner Point latitude 36°54'13", longitude 76°19'25", across the mouth of Lafayette River to latitude 36°54'14", longitude 76°18'43"; and shoreward of a line described as follows: Beginning at latitude 36°52'56", longi-

tude 76°19'08"; thence to a point on the east side of the dredged area alongside Norfolk Harbor Channel at latitude 36°53'04.5", I on g it u de 76°19'58.5", thence northerly along the side of the dredged area to latitude 36°53'27", longitude 76°20'02"; thence northwesterly along the side of the dredged area to latitude 36°53'31", longitude 76°20'06"; thence northerly along the east side of Norfolk Harbor Channel to latitude 36°54'45.5", longitude 76°20'19"; and thence to latitude 36°54'49", longitude 76°19'40.5".

(i) Anchorage is prohibited in the dredged channel to Lafayette River.

(3) Anchorage K-3 (for yachts and pleasure craft). That part of Lafayette River upstream from Anchorage K-2 and downstream from a line crossing the river below the Hampton Boulevard bridge from latitude 36°54'27.5", longitude 76°18'22.5", to latitude 36°54'11", longitude 76°18'18".

(i) Anchorage is prohibited in the dredged channel in Lafayette River.

- (d) Elizabeth River—(1) Anchorage H-1, West Norfolk. An improved anchorage on the west side of Norfolk Harbor Channel, south of Craney Island, providing anchorage spaces 38 and 35 feet deep, each with a swing radius of 750 feet, and 3 anchorage spaces 20 feet deep, each with a swing radius of 500 feet, bounded as follows: Beginning at a point on the western boundary of Norfolk Harbor Channel at latitude 36°52′51.6″, longitude 76°20′08.8″; thence westerly to latitude 36°52′48.2″, longitude 76°20′39.3″; thence southerly to latitude 36°52′18.8″, longitude 76°20′34.3″; thence easterly to latitude 36°52′22.2″, longitude 76°20′03.8″; and thence northerly along the western boundary of Norfolk Harbor channel to the point of beginning.
- (i) No vessel shall remain anchored in this anchorage awaiting loading for a period longer than 48 hours, except when non-availability of loading facilities, inclement weather, ice conditions, or other conditions reasonably require a longer period in awaiting turn for docking.
- (ii) No vessel after receiving its load shall remain more than 12 daylight hours in this anchorage, i. e., vessels loaded during the afternoon or night shall clear the anchorage prior to the hour of darkness of the following day.
- (2) Anchorage L. On the northeast side of Elizabeth River, south of Lambert Point, and shoreward of a line described as follows: Beginning at latitude 36°52′06.5″, longitude 76°19′04.5″; thence to latitude 36°51′56.5″, longitude 76°19′20″; thence to latitude 36°52′13″, longitude 76°19′44.5″; and thence to latitude 36°52′21″, longitude 76°19′34″.
- (3) Anchorage M. On the northeast side of Elizabeth River, opposite Pinner Point, and shoreward of a line described as follows: Beginning at latitude 36°51′29.5″, longitude 76°18′37″; thence to latitude 36°51′32″, longitude 76°18′45.5″; thence to latitude 36°51′42″, longitude 76°19′00″; and thence to latitude 36°51′52″, longitude 76°18′47.5″.

- (4) Anchorage N-1, Smith Creek (for yachts and pleasure craft)—(i) Mowbray Arch. Between Mowbray Arch and a line described as follows: Beginning at Ghent Bridge 150 feet from Mowbray Arch and continuing westerly the same distance therefrom to the intersection of the prolongation of the east side of Colonial Avenue; thence in a straight line to a point on the south side of Mill Street prolonged and 70 feet from Mowbray Arch; thence parallel to and 70 feet from Mowbray Arch to the south side of Pembroke Avenue prolonged; thence along the prolongation of the south side of Pembroke Avenue to a point 50 feet from Mowbray Arch; and thence in a straight line to a point on the south side of Fairfax Avenue prolonged and 40 feet from Mowbray Arch.

  (ii) The Hague. Between the wall on
- (ii) The Hague. Between the wall on the west side of the Hague and a straight line joining a point 40 feet easterly thereof in the south side of Fairfax Avenue prolonged with a point 70 feet easterly from the wall in a line perpendicular to the wall at the south end thereof.

(iii) No floats, rafts, lighters, houseboats, or other craft laid up for any reason shall be permitted within these anchorages, except by permission of the Captain of the Port.

(iv) No vessel shall anchor or moor alongside any wharf or pier in Smith Creek so as to extend more than 40 feet beyond the pierhead line except in the

authorized anchorages.

- (5) Anchorage O, Hospital Point. On the southwest side of Elizabeth River, adjacent to the Portsmouth Naval Hospital, and shoreward of a line described as follows: Beginning at latitude 36°50′57′′, longitude 76°18′43′′; thence to a point on the southwest side of Norfolk Harbor Channel at latitude 36°51′-05′′, longitude 76°18′23′′; thence southeasterly along the side of the channel to latitude 36°50′49.5′′, longitude 76°18′00′′; thence southeasterly along the side of the channel to latitude 36°50′33.5′′, longitude 76°17′50.5′′; and thence to latitude 36°50′27′′, longitude 76°17′55′′.
- (6) Anchorage P, Port Norfolk. On the southwest side of Elizabeth River, between Pinner Point and Western Branch Channel, and shoreward of a line described as follows: Beginning at latitude 36°51′25′′, longitude 76°19′59′′; thence to latitude 36°51′44.5′′, longitude 76°19′47′′; thence to a point on the southwest side of Norfolk Harbor Channel at latitude 36°52′01′′, longitude 76°19′42.5′′; thence southeasterly along the side of the channel to latitude 36°51′32′′, longitude 76°19′01′′; and thence to latitude 36°51′18′′, longitude 76°19′16′′.
- (e) Eastern Branch of Elizabeth River—(1) Anchorage Q, Berkley. South of the channel, shoreward of a line described as follows: Beginning at latitude 36°50′20′′, longitude 76°17′12.5′′; thence to latitude 36°50′24′′, longitude 76°17′14.5′′; thence to latitude 36°50′-22.5′′, longitude 76°16′58.5′′; and thence to latitude 36°50′13′′, longitude 76°16′59′′.
- (2) Anchorage R—(i) Section 1. South of the channel, shoreward of a line described as follows: Beginning at latitude 36°50'11", longitude 76°16'17";

thence to latitude 36°50'18", longitude 76°16′19"; thence to latitude 36°50′20", longitude 76°16′05"; and thence to latitude 36°50′14.5″, longitude 76°16′03″.

(ii) Section 2. South of the channel,

shoreward of a line described as follows: Beginning at latitude 36°50'15'', longitude 76°15'48.5''; thence to latitude 36°50'21'', longitude 76°15'50.5''; thence to latitude 36°50'17", longitude 76°-15'18"; and thence to latitude 36°50'11", longitude 76°15'20''.

(iii) Section 3. South of the channel, shoreward of a line described as follows: Beginning at latitude 36°50'10", longitude 76°15'15"; thence to latitude 36°-50'15.5'', longitude 76°15'12.5''; thence to latitude 36°50'10.5'', longitude 76°14'-50"; and thence to latitude 36°50'08". longitude 76°14'51''

(iv) No vessel shall anchor within 200 feet of permanent improvements.

(3) Anchorage S—(i) Section 1. the north side of the river, upstream from the Virginian Railway bridge, and shoreward of a line described as follows: Beginning at latitude 36°50'23", longitude 76°14'18": thence to latitude 36°-50'18.5'', longitude 76°14'18''; thence to latitude 36°50'14'', longitude 76°14'35''; and thence to latitude 36°50'19.5", longitude 76°14'33''.

(ii) Section 2. On the north side of the Eastern Branch, below the mouth of Broad Creek, and shoreward of a line described as follows: Beginning at latitude 36°50′22.5′′, longitude 76°13′50′′; thence to latitude 36°50'19.5", longitude 76°14'-12.5"; and thence to latitude 36°50'24", longitude 76°14'13"

(iii) Anchorage is prohibited within 200 feet of permanent improvements.

- (f) Willoughby Bay—(1) Anchorage J-1 (for yachts and pleasure craft). East of the west end of Willoughby Spit, shoreward of a line running from latitude 36°57′54″, longitude 76°17′46″, to latitude 36°57′50.5′′, longitude 76°17′-49".
- (2) Anchorage J-2 (for yachts and pleasure craft). South of Willoughby Spit, shoreward of a line described as follows: Beginning at latitude 36°57'42' longitude 76°16'21.5"; thence to latitude 36°57'44.5", longitude 76°17'27"; thence to latitude 36°57'48", longitude 76°17'-43"; and thence to latitude 36°57'55.5". longitude 76°17'44''.
- (g) Lower Chesapeake Bay south of Thimble Shoal Channel—(1) Anchorage L-A (naval). Between Cape Henry and Little Creek, beginning at latitude 36°57′11.0″, longitude 76°03′03.0″; thence to latitude 36°55'41.0", longitude 76°03'14.5"; thence to latitude 36°56'-22.0", longitude 76°05'53.5"; thence to latitude 36°57'01.5", longitude 76°05'-59.0"; thence to latitude 36°57'57.0", longitude 76°09'35.0"; thence to latitude 36°58'47.0", longitude 76°09'08.5": thence to the point of beginning.
- (i) This anchorage is reserved primarily for the use of naval vessels, but in the absence of the fleet the Captain of the Port may, in his discretion, permit it to be used by merchant vessels. Movement of vessels through the area will not be restricted.
- (2) Anchorage L-C. Northwest of Anchorage L-A, beginning at latitude

36°59'14", longitude 76°10'56.5"; thence to latitude 36°58′18.3′′, longitude 76°10′-54′′; thence to latitude 36°58′59′′, longitude 76°13'32.5"; thence to latitude 36°59'56", longitude 76°13'36.3"; thence to the point of beginning.

(i) This anchorage is primarily for the use of merchant vessels but the Captain of the Port may, in his discretion, permit it to be used by naval vessels, the commercial conditions at the time being given due consideration. No vessels shall occupy any berth in this anchorage without first obtaining permission from the Cap-

tain of the Port.

(3) Anchorage L-E (for naval amphibious craft). Southwest of Anchorage L-A, east of the Little Creek thorofare, and shoreward of a line described as follows: Beginning at Little Creek Harbor Jetty 1 light (approximately latitude 36°55′57.0′′, longitude 76°10′36.0′′); thence to latitude 36°58′04.0′′, longitude 76°10'02.0"; thence to latitude 36°57'-31.5", longitude 76°07'55.0"; thence to latitude 36°55'25.0", longitude 76°08'-

- (i) This anchorage is reserved for the exclusive use of naval vessels and, except in case of emergency, no other vessel shall anchor therein without permission from local naval authorities, obtained through the Captain of the Port, Norfolk, Virginia. Movement of vessels through the anchorage will not be restricted.
- (h) General regulations, (1) Except in cases of great emergency, no vessel shall be anchored in Hampton Roads or adjacent waters outside of the anchorage areas established in this section or within a cable or pipe line area shown on a Government chart, nor be moored, anchored, or tied up to any pier, wharf, or other vessel in such manner as to obstruct or endanger the passage of any vessel.
- (2) No vessel shall occupy for a longer period than 30 days, unless a permit is obtained from the Captain of the Port for that purpose, any anchorage for which the time of occupancy is not otherwise prescribed in this section. No vessel in a condition such that it is likely to sink or otherwise become a menace or obstruction to navigation or anchorage of other vessels shall occupy an anchorage except in an emergency, and then only for such period as may be permitted by the Captain of the Port.

(3) Whenever, in the opinion of the Captain of the Port, such action may be necessary, that officer may require any or all vessels in any designated anchorage area to moor with two or more anchors.

- (4) Every vessel whose crew may be reduced to such number that it will not have sufficient men on board to weigh anchor at any time shall, before release or reduction of the crew, be anchored with two anchors with mooring swivel unless the Captain of the Port shall waive the requirement of a mooring swivel.
- (5) Anchors shall be placed well within the anchorage areas, so that no portion of the hull or rigging will at any time extend outside the boundaries of the anchorage area.
- (6) Any vessel anchoring under circumstances of great emergency outside an anchorage area shall be placed near the edge of the channel and in such posi-

tion as not to interfere with the free navigation of the channel nor obstruct the approach to any pier nor impede the movement of any other vessel, and shall move away immediately after the emergency ceases, or upon notification by the Captain of the Port.

(7) Upon application, a berth in an anchorage, if available, will be assigned to any vessel by the Captain of the Port. He may grant revocable permits for the habitual use of the same berth, and no vessel shall occupy a berth habitually except under authority of such a permit.

- (8) Upon approval of the District Engineer, Corps of Engineers, the Captain of the Port may permit wrecking plant or other vessels legally engaged in recovering sunken property or in laying or repairing legally established pipe lines or cables, or plant engaged in dredging operations, to anchor in channels. Such permission is not necessary for plant engaged upon works of river and harbor improvement under the supervision of the District Engineer, but the District Engineer will notify the Captain of the Port in advance of all such proposed work.
- (9) Whenever the maritime or commercial interests of the United States so require, the Captain of the Port is hereby empowered to shift the position of any vessel anchored or moored within or outside an anchorage area, including any vessel which is so moored or anchored as to obstruct navigation or interfere with range lights.
- (10) A vessel upon being notified to shift its position shall get under way at once or signal for a tug and shall change position as directed with reasonable promptness.
- (11) Nothing in this section shall be construed as relieving any vessel or the owner or person in charge of any vessel from the penalties of law for obstructing navigation or for obstructing or interfering with range lights, or for not complying with the laws relating to lights and fog signals or other navigation laws. (54 Stat. 150; 33 U.S.C. 180, 258, 319)

#### § 202.230 Puget Sound area, Wash.

- (a) The anchorage grounds—(1) Freshwater Bay emergency explosives anchorage, Strait of Juan de Fuca. All of Freshwater Bay and adjacent waters shoreward of a line beginning at Observatory Point, latitude 48°09'03", longitude 123°38'12", thence due north approximately 1,150 yards to latitude 48°09'36' longitude 123°38'12"; thence 90°, approximately 6,450 yards, to latitude 48°09'36'', longitude 123°33'27''; thence 180° to the shoreline.
- (i) This area does not constitute an explosives anchorage for loading or discharging explosives, but is established exclusively for use by explosives laden vessels enroute to the ammunition dumping area which encounter adverse weather and sea conditions and are forced to await more favorable conditions before proceeding to sea.
- (1-a) Bellingham Bay general anchorage. The waters of Bellingham Bay within a circular area with a radius of 2.000 yards, having its center at latitude 48°44'15", longitude 122°32'25".

(1-b) Bellingham Bay explosives anchorage. The waters of Bellingham Bay within a circular area with a radius of 1,000 yards, having its center at latitude 48°42'48", longitude 122°33'37".

(2) Port Townsend explosives anchorages-(i) Fair weather anchorage area. A circular area having a radius of 300 yards, whose center is at latitude 48°06'26", longitude 122°43'46".

(ii) Foul weather anchorage area. circular area having a radius of 300 yards, whose center is at latitude 48°04'05", longitude 122°44'52".

(3) Holmes Harbor general anchorage. All of Holmes Harbor lying southerly of a line ranging 310° through Hackney Island, between the shores of Whidbey Island.

(4) Port Gardner general anchorage, Possession Sound. Beginning at a point bearing 211°, 560 yards, from Everett Jetty Light; thence 180°, 675 yards; thence 216°, 250 yards; thence 254°, 800 yards; thence 302°, 1,700 yards; thence 49°, 1,280 yards; thence approximately 115°, 1,525 yards, to the point of beginning.

(5) Port Madison explosive anchorage, Puget Sound. The waters of Port Madison south of the 3-fathom line between longitude 122°28'54" and 122°-30'00", and north of latitude 47°44'00".

- (6) Thorndike Bay emergency explosives anchorage, Hood Canal. Beginning at a point bearing 267°, 3,500 yards, from Hood Canal 5 Light; thence 180°, 1,000 yards, to a point approximately 251°, 3,725 yards, from Hood Canal 5 Light; thence 270°, 1,350 yards, to a point approximately 256°, 5,000 yards, from Hood Canal 5 Light; thence due north 1,000 yards, to a point approximately 268°, 4,900 yards, from Hood Canal 5 Light; thence approximately 90°, 1,350 yards, to the point of beginning.
- (7) Smith Cove general anchorage (west), Elliott Bay. Shoreward of a line beginning at Fourmile Rock Light; thence to a point bearing 207°, 1,100 yards, from Fourmile Rock Light; thence southeasterly to point bearing 6°30', 2,075 yards, from Duwamish Head Light; thence due north to the shore of Smith Cove.
- (8) Smith Cove general anchorage (east), Elliott Bay. Beginning at the intersection of the Federal pierhead line and a line drawn along the north side of Denny Way; thence westerly on said line 2,000 feet; thence northwesterly along a line paralleling the Federal pierhead line to its intersection with a straight line drawn along the east side of Pier 88; thence due north to the intersection with the Federal pierhead line; thence along said pierhead line to the point of beginning,
- Elliott Bay general anchorage (east). Shoreward of a line beginning at the northeast corner of Harbor Island; thence northerly and in a straight line to its intersection with a line drawn along the south side of King Street; thence west on said line to its intersection with the east line of West Waterway; thence along said line to the northwest corner of Harbor Island.

(10) Elliott Bay general anchorage (west). Shoreward of a line beginning at a point of intersection of the Federal pierhead line with a straight line drawn along the west line of West Waterway: thence north to a point intersecting a straight line drawn along the south side of Dearborn Street; thence in a westerly direction to the foot of West Fairmount Avenue.

(11) Orchard Point general anchorage, Puget Sound. Beginning at Orchard Point Light; thence 106°, two miles; thence 180° to the northern shore of Blake Island: thence west and south along the shoreline to the southern end of Blake Island at approximate longitude 122°29'16"; thence 250° to the dock at Harper; thence westerly and northerly along the shoreline to the point of beginning.

(12) Blake Island explosives anchorage, Puget Sound. Shoreward of a line bearing 90° from the south tangent of Blake Island, 2,000 yards; thence due north, 1,400 yards; thence 270°, 1,300 yards, to the east point of Blake Island.
(b) The regulations. (1) No vessel

shall anchor in any general anchorage described in paragraph (a) of this section without prior permission from the Captain of the Port, or his authorized representative. No vessel shall occupy any general anchorage for a period longer than 30 days unless a permit is obtained from the Captain of the Port for that purpose. No vessel in a condition such that it is likely to sink or otherwise become a menace or obstruction to the navigation or anchorage of other vessels shall occupy a general anchorage except in an emergency and then only for such period as may be permitted by the Captain of the Port. A berth in a general anchorage, if available, may be assigned to any vessel by the Captain of the Port upon application and he may grant revocable permits for the continuous use of the same berth.

(2) Explosive anchorages are reserved for vessels carrying explosives. All vessels carrying explosives shall be within these areas when anchored.

(3) Whenever any vessel not fitted with mechanical power, anchors in an explosives anchorage, the Captain of the Port may require the attendance of a tug upon such vessel, when; in his judgment, such action is necessary.

(4) Vessels carrying explosives shall comply with the general regulations in subparagraph (1) of this paragraph, when applicable.

(5) Every vessel at anchor in an explosives anchorage shall display by day a red flag at least 16 square feet in area at its mast head or at least 10 feet above the upper deck if the vessel has no mast, and by night a red light in the same position specified for the flag. These signals shall be in addition to day signals and lights required to be shown by all vessels when at anchor.

(6) Every vessel constructed of wood shall, unless there are steel bulwarks or metallic cases or cargo on board, be fitted with radar reflector screens of metal of sufficient size to permit target indication on the radar screen of commercial type radars.

(7) Fishing and navigation by pleasure and commercial craft are prohibited within the area at all times when vessels which are anchored in the area for the purpose of loading or unloading explosives display a red flag by day and a red light by night, unless special permission is granted by the Captain of the Port.

(8) No explosives handling in any explosive anchorage will be undertaken by any vessel unless personnel from the Captain of the Port are on board to supervise the handling of explosives.

(9) No vessel shall remain at anchor in any explosive anchorage unless there is on board such vessel a competent watchman or a tug in attendance.

(54 Stat. 150; 33 U.S.C. 180, 258, 319)

#### § 203.75 Boston Harbor, Mass., and adjacent waters; bridges.

- (a) The regulations in this section shall govern the operation of all drawbridges across Boston Harbor, Massachusetts, including the following waters in and adjacent thereto:
  - (1) Chelsea River.
  - (2) Mystic River.
- (3) Malden River (excluding the Massachusetts Department of Public Works highway bridge at Medford Street, Malden).
  - (4) Little Mystic Channel.
  - (5) Charles River.
- (6) Fort Point Channel (excluding therefrom the portion of Fort Point Channel lying above the easterly side of the highway bridge at Dorchester Avenue).
  - (7) Reserved Channel.
  - (8) Neponset River.
  - (9) Weymouth Fore River.
  - (10) Weymouth Back River.

(b) The owners of or agencies controlling the bridges shall provide the necessary tenders and the proper mechanical appliances for the safe, prompt, and efficient opening of the draws for the passage of vessels and for assisting vessels while passing through the draws. They shall also provide and maintain in good order on the bridge piers or fenders such fixtures as may be necessary to vessels in mooring or making fast while waiting for the draws to open.

(c) Except as otherwise provided in paragraphs (g) to (l) of this section. the draw of each bridge shall, upon oral request or upon receiving the prescribed call signal, be opened promptly for the passage of any vessel or other watercraft not able to pass under the closed bridge: Provided, That the draw shall not be opened when a train or vehicle is approaching so closely that it cannot safely be stopped before reaching the draw: Provided further, That when any draw shall have been open for 10 minutes or longer it may be closed to permit any waiting trains, vehicles, or persons to cross, and after being so closed for 10 minutes or for such shorter time as may be necessary it shall again be opened promptly for the passage of vessels or other watercraft if there be any such desiring to pass.

Note: The length of time a draw has been open shall be computed from the time that the draw begins to move in opening, and the length of time that a draw has been closed shall be computed from the time that the draw ceases to move in closing.

- (d) Signals—(1) Call signal for opening of draw. Two long blasts followed immediately by two short blasts, sounded within signaling distance of the bridge: Provided, That the call signal for the City of Boston bridge across Chelsea River connecting Meridian Street. East Boston, and Pearl Street, Chelsea, shall be two long blasts followed immediately by two short blasts and one long blast: Provided further, That the call signal for those bridges across Mystic River, Charles River, and Fort Point Channel referred to in paragraphs (g), (h), and (i) of this section, to be given by vessels entitled to passage during closed periods under the provisions of paragraphs (f) to (i), inclusive, of this section, shall be four long blasts.
- (2) Acknowledging signals—(i) When draw can be opened immediately. Three long blasts.
- (ii) When draw cannot be opened immediately. Two long blasts.

Nors: As used in this section, the term "long blasts" means distinct blasts of a whistle or horn of approximately three seconds' duration, and the term "short blasts" means distinct blasts of a whistle or horn of approximately one second's duration.

- (e) Trains and vehicles shall not be stopped on a bridge for the purpose of delaying its opening, nor shall watercraft be handled so as to hinder or delay the operation of the draw, but all passage over or through a bridge shall be prompt to prevent delay to either land or water traffic.
- (f) The general regulations contained in paragraphs (a) to (e), inclusive, of this section shall apply to all bridges except as modified by the special regulations contained in paragraphs (g) to (1) of this section prescribed where local conditions require to govern the operation of certain bridges. The special regulations shall not apply to vessels owned or controlled by the United States Government or to vessels employed by the City of Boston or other municipality for police and fire protection. All such United States and municipal vessels shall be passed without delay through the draws of all bridges at any hour day or night.
- (g) Mystic River—(1) Bridges from mouth to and including Boston and Maine Railroad bridge between Somerville and Medford. The draws of these bridges shall not be required to be opened for the passage of vessels whose draft is less than 18 feet between 7:45 and 9:00 a. m., 9:10 and 10:00 a. m., and 5:00 and 6:00 p.m., except on Sundays and on legal holidays observed in the locality: Provided, That any vessel or other watercraft proceeding either upstream or downstream which has passed any of these bridges shall be afforded continuous passage through the succeeding bridges.
- (2) Metropolitan District Commission highway bridge opposite Harvard Street. Medford. (i) The owner of or agency controlling this bridge will not be required to keep a draw tender in constant attendance.

- (ii) Whenever a vessel unable to pass under the closed bridge desires to pass through the draw between 8:00 a. m. and 4:30 p. m. on all days other than Sundays and legal holidays observed in the locality, notice to that effect shall be given to the Superintendent of Bridges, Metropolitan District Commission, Charles River Dam, Boston, Massachusetts, at least one hour in advance of the time passage is desired. Whenever an opening is required between 4:30 p.m. and 8:00 a. m. on all days other than Sundays and legal holidays observed in the locality, notice to that effect shall be given to the Superintendent of Bridges not later than 4:00 p.m. Whenever an opening is required on a Sunday or a legal holiday observed in the locality, notice to that effect shall be given to the Superintendent of Bridges not later than 4:00 p. m. of the day preceding the Sunday or holiday on which the opening is required. In cases of emergency, the draw shall be opened promptly upon notification.
- (iii) The owner of or agency controlling the bridge shall keep conspicuously posted on both the upstream and downstream sides of the bridge, in such manner that it can easily be read at any time, a copy of the special regulations in this paragraph pertaining to the bridge together with a notice stating how the Superintendent of Bridges may be reached.
- (h) Charles River—(1) Bridges from mouth to and including Metropolitan District Commission Bridge at Charles River Dam, except Charlestown Bridges. The draws of all bridges except the Charlestown Bridge, from the mouth to and including the Metropolitan District Commission bridge between Boston and Cambridge (at Charles River Dam) shall not be required to be opened for the passage of vessels between 6:15 and 9:10 a. m. and 4:15 and 7:40 p. m., except on Sundays and on legal holidays observed in the locality: Provided, That when high tide at Charlestown Navy Yard occurs between 6:15 and 9:10 a.m., the draws shall be opened within 45 minutes before or after high tide for a period of 10 minutes for the passage of all vessels or other watercraft whose draft is 12 feet or over if there be any such desiring to pass, the exact time of opening to be prescribed by the railroad companies, due regard being had for causing minimum interference with railroad schedules, highway traffic, and the interests of navigation, and the opening time of each bridge to be so fixed as to permit continuous passage through the next and following bridges located in direction of course of the vessels or other watercraft.
- (2) Charlestown Bridge. The draw need not be opened for the passage of vessels, and paragraphs (b) to (f), of this section shall not apply to this bridge.

Note: The temporary special regulations contained in paragraphs (i) and (j) are on a trial basis and are subject to review and amendment at any time by the Department of the Army.

(i) Fort Point Channel—(1) City of Boston highway bridges at Northern Avenue, Congress Street, and Summer ling the bridges shall keep conspicuously

Street. The draws of these bridges shall not be required to be opened for the passage of vessels whose draft is less than 18 feet between 7:00 and 9:00 a.m. and 4:30 and 6:30 p. m., except on Sundays and legal holidays observed in the locality: Provided, That any vessel or other watercraft preceding either upstream or downstream which has passed any of these bridges shall be afforded continuous passage through the succeeding bridges.

(2) Congress Street and Summer The draws of these Street Bridges. bridges shall not be required to open for the passage of vessels between 4:00 p. m. and 9:30 a.m., Monday to Saturday, inclusive, except on 10 hours' advance notice. Between March 31 and November 1. the draws shall not be required to open for the passage of vessels before 9:30 a.m. and after 4:00 p.m. on Sundays, except on 10 hours' advance notice. Between November 1 and March 31, the draws shall not be required to open for the passage of vessels at any time on Sundays, except on 10 hours' advance notice.

(j) Reserved Channel. The draw of the Summer (L) Street Bridge shall not be required to be opened for the passage of vessels between 4:00 p. m. and 9:30 a. m., Monday to Saturday, inclusive, except on 10 hours' advance notice. Between March 31 and November 1, the draw shall not be required to open for the passage of vessels before 9:30 a. m. and after 4:00 p. m. on Sundays, except on 10 hours' advance notice. Between November 1 and March 31, the draw shall not be required to open for the passage of vessels at any time on Sundays, except on 10 hours' advance notice.

(k) Dorchester Bay. The draw of Dorchester Bay Highway Bridge on William T. Morrissey Boulevard (Old Colony Parkway) between Savin Hill and Commercial Point, Dorchester, Massachusetts, shall not be required to be opened for the passing of vessels from 7:30 a.m. to 9:00 a.m., and from 4:30 p.m. to 6:00 p.m. every day of the week except Saturdays, Sundays or legal holidays observed in the locality and except in case of emergency or during extreme storm conditions.

(1) Neponset River. (1) The New York, New Haven and Hartford Bridge and the highway bridges at Neponset Avenue and Granite Avenue, shall not be required to be opened for the passage of vessels from November 1 to April 30. inclusive, between the hours of 10:00 p. m. and 6:00 a. m., except on at least a 24-hour notice in advance of the time

an opening is required.

(2) The 24-hour advance notice will not apply to vessels owned or operated by the United States nor to vessels employed for police and fire protection, nor in an emergency by any vessel when danger to life and/or property is involved. For the type of vessel specified. and in emergencies by any vessel, the owner or agency operating the bridge shall, upon request, arrange for the opening of the drawspan as soon as practicable after receipt of the request.

(3) The owners or agencies control-

posted on both sides of the bridges, in a position where it can be easily read at any time, a copy of the regulations of this section together with a notice stating to whom the advance notice should be given and directions for communicating with such person.

(Sec. 5, 28 Stat. 362, as amended; 33 U.S.C. 499)

- § 203.190 Navigable waters in the State of New York and their tributaries; bridges where constant attendance of draw tenders is not required.
- (a) The owners of or agencies controlling the bridges listed in paragraph (f) of this section will not be required to keep draw tenders in constant attendance.
- (b) Whenever a vessel unable to pass under a closed bridge desires to pass through the draw, advance notice, as specified, of the time the opening is required shall be given to the authorized representative of the owner of or agency controlling the bridge.
- (c) Upon receipt of such advance notice, the authorized representative of the owner of or agency controlling the bridge, in compliance therewith, shall arrange for the prompt opening of the draw at the time specified in the notice for the passage of the vessel.
- (d) The owners of or agencies controlling the bridges shall keep conspicuously posted on both the upstream and downstream sides thereof, in such manner that it can easily be read at any time, a copy of the regulations in this section together with a notice stating exactly how the representative specified in paragraph (b) of this section may be reached.
- (e) The operating machinery of the draws shall be maintained in a service-able condition, and the draws shall be opened and closed at intervals frequent enough to make certain that the machinery is in proper order for satisfactory operation.
- (f) The bridges to which this section applies, and the regulations applicable in each case, are as follows:
- (1) Arm of Eastchester Bay; City of New York highway bridge between Rodman Neck and City Island. At least 24 hours' advance notice required.
- (2) Bronx River; City of New York highway bridge at Westchester Avenue. At least 24 hours' advance notice required, except that the draw shall be opened for the passage of vessels owned, controlled or employed by the United States or by the City of New York, with the least possible delay upon receipt of oral or written notice.
- (3) Bronx River; New York, New Haven and Hartford Railroad Company bridge, north of Westchester Avenue. The draw need not be opened for the passage of vessels and the special regulations contained in paragraphs (b) to (e) of this section shall not apply to this bridge.
- (4) Flushing Creek; City of New York highway and rapid transit bridge at Roosevelt Avenue. The draw need not be opened for the passage of vessels, and the special regulations contained in paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.

- (5) Coney Island Creek; City of New York highway bridges at Harway (Cropsey) and at Stillwell Avenues. At least 24 hours' advance notice required, except that the draw shall be opened promptly at any time for the passage of vessels owned, controlled, or employed by the United States or by the City of New York.
- (6) Coney Island Creek; New York City Transit Authority bridge near Stillwell Avenue. The draw need not be opened for the passage of vessels, and the special regulations contained in paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.
- (7) Jamaica Bay, North Channel; New York City Transit Authority bridge at Hamilton Beach, Borough of Queens, New York, New York. At least 24 hours' advance notice required, except that the draw shall be opened promptly at any time for the passage of vessels owned, controlled or employed by the United States or by the City of New York, upon reasonable notice.
- (8) Richmond Creek; City of New York highway bridge at Richmond Avenue, Staten Island. At least 24 hours' advance notice required.
- (9) Peekskill (Annsville) Creek; New York Central Railroad Company bridge near Peekskill, N.Y. The draw need not be opened for the passage of vessels, and the special regulations contained in paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.

  (10) Wappinger Creek; New York
- Central System bridge at New Hamburg. During the period May 15 to October 15, inclusive, a draw tender will be on duty from 5:00 a.m. to 9:00 p.m. At all other times at least 12 hours' advance notice required. Notice may be given to the Chief Dispatcher, New York Central System, Albany, N.Y., or New York, N.Y.
- (11) Lake Champlain; Vermont Department of Highways bridge across Alburg Passage, between Alburg Tongue and North Hero Island, at South Alburg, Vt. At least one hour's advance notice required.
- (12) Lake Champlain; Vermont Department of Highways bridge across entrance to Missisquoi Hay, between Alburg Tongue and Hog Island, at East Alburg, Vt. At least 24 hours' advance notice required.
- (13) Tonawanda Creek; The New York Central Railroad Company bridge between Tonawanda and North Tonawanda. From December 16 to March 31, inclusive, at least 12 hours' advance notice required. From April 1 to December 15, inclusive, the bridge shall be left in full open position whenever a draw tender is not in attendance.
- (14). Tonawanda Inner Harbor (Little River); the New York Central Railroad Company bridge between Island Street, North Tonawanda and Tonawanda Island. At least 24 hours' advance notice required.
- (15) Genesee River; New York Central Railroad Company bridge at mile 0.9 in Rochester Harbor. From December 16 to March 31, inclusive, at least 12 hours' advance notice required. From April 1 to December 15, inclusive, the draw shall be opened promptly for the passage of

any vessel unable to pass under the closed bridge.

(Sec. 5, 28 Stat. 362, as amended; 33 U.S.C. 499)

- § 203.225 Navigable waters in the State of New Jersey; bridges where constant attendance of draw tenders is not required.
- (a) The owners of or agencies controlling the bridges listed in paragraph (f) of this section will not be required to keep draw tenders in constant attendance.
- (b) Whenever a vessel unable to pass under a closed bridge desires to pass through the draw, advance notice, as specified, of the time the opening is required shall be given to the authorized representative of the owner of or agency controlling the bridge.
- (c) Upon receipt of such advance notice, the authorized representative of the owner of or agency controlling the bridge, in compliance therewith, shall arrange for the prompt opening of the draw at the time specified in the notice for the passage of the vessel.
- (d) The owners of or agencies controlling the bridges shall keep conspicuously posted on both the upstream and downstream sides thereof, in such manner that it can easily be read at any time, a copy of the regulations in this section together with a notice stating exactly how the representative specified in paragraph (b) of this section may be reached.
- (e) The operating machinery of the draws shall be maintained in a service-able condition, and the draws shall be opened and closed at intervals frequent enough to make certain that the machinery is in proper order for satisfactory operation.
- (f) The bridges to which this section applies, and the regulations applicable in each case, are as follows:
- (1) Overpeck Creek, New York, Susquehanna and Western Railroad Company bridge and West Shore Railroad Company (New York Central System) bridge at Ridgefield Park. From January 1 to March 31, inclusive, the bridges need not be opened for the passage of vessels. From April 1 to December 31, inclusive, at least 2 hours' advance notice required, except from May 1 to November 30, inclusive, between the hours of 8 a.m. and 5 p.m., the bridges will be opened promptly upon signal for the passage of vessels, in accordance with the regulations contained in § 203.200.
- (2) Passaic River, Passaic and Bergen Counties highway bridges at Market Street and at West Eighth Street, Passaic. The draws need not be opened for the passage of vessels, and paragraphs (b) to (e) of this section shall not apply to these bridges.
- (3) Elizabeth River; The Central Railroad Company of New Jersey bridge and Union County bridges at Baltic Street, Summer Street, South Street, and Bridge Street, in the City of Elizabeth. The draws need not be opened for the passage of vessels and the special regulations contained in paragraphs (b) to (e) inclusive, of this section shall not apply to these bridges.

(4) Elizabeth River; Union County Bridge at South First Street in the City of Elizabeth. At least three hours' advance notice required.

(5) Woodbridge Creek; Middlesex County highway bridge and The Central Railroad Company of New Jersey bridge at Maurer. At least four hours' advance

notice required.

(6) Shrewsbury River (South Branch) at junction of Parker Creek and Ocean-port Creek; Monmouth County Gooseneck Highway Bridge. From November 1 to April 30, inclusive, at least four hours' advance notice required. At all other times and in all other respects the regulations contained in § 203.215 shall govern the operation of this bridge.

(7) Oceanport Creek; The New York and Long Branch Railroad Company bridge near Oceanport. At least four hours' advance notice required.

- (8) Beaver Dam Creek; Ocean County highway bridge near Point Pleasant. At all times during January, February, March and December and between 4:00 p.m. and 8:00 a.m., during April, May, October and November, at least 24 hours' advance notice required. At all other times the regulations in § 203.220 shall govern the operation of this bridge.
- (9) Patcong Creek; Atlantic County highway bridge 0.5 mile upstream from the mouth. At least 24 hours' advance notice required
- (10) Tuckahoe River; New Jersey State Highway Department bridge at Tuckahoe. At least 24 hours' advance notice required.
- (11) Great Channel; Cape May County Bridge Commission bridge between Stone Harbor and Nummy Island. From November 1 to April 30, inclusive, at least 24 hours' advance notice required.
- (12) Maurice River; New Jersey State Highway Department bridge at Main Street, Millville. At least 24 hours' advance notice required.
- (13) Manantico Creek; New Jersey State Highway Department bridge near Millville. The draw need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.
- (14) Cohansey River; New Jersey State Highway Department bridge at Broad Street, Bridgeton. The draw need not be opened for the passage of vessels, and paragraphs (b) and (e), inclusive, of this section shall not apply to this bridge.
- (15) Alloway Creek; Salem County highway bridges at Hancocks Bridge and at Upper Hancocks Bridge, and New Jersey State Highway Department bridge at Quinton. At least 24 hours' advance notice required.
- (16) Oldmans Creek; New Jersey State Highway Department bridge near Nortonville, Pennsylvania-Reading Seashore Lines railroad bridge near Pedricktown, and Salem County highway bridge at Pedricktown. At least 24 hours' advance notice required.
- (17) Woodbury Creek; Gloucester County highway bridge at National Park. At least 24 hours' advance notice required during December, January and February of each year.

- (18) Delaware River (back channel); The Pennsylvania Railroad Company bridge between Petty Island and Camden. At least 24 hours' advance notice required.
- (19) Rancocas River; Burlington County highway bridge and Pennsylvania Railroad Company bridge between Riverside and Delanco, New Jersey State Highway Department bridge at Bridgeboro, and Burlington County highway bridge at Centerton. Between 11:00 p.m. and 7:00 a.m. each day of the year the draws of these bridges need not be opened for the passage of vessels. At least 24 hours' advance notice required for opening these bridges between 7:00 a.m. and 11:00 p.m. during January, February, March and December.
- (Sec. 5, 28 Stat. 362, as amended; 33 U.S.C. 499)
- § 203.245 Navigable waters discharging into the Atlantic Ocean south of and including Chesapeake Bay and into the Gulf of Mexico, except the Mississippi River and its tributaries and outlets; bridges where constant attendance of draw tenders is not required.
- (a) The owners of or agencies controlling certain bridges will not be required to keep draw tenders in constant attendance. The bridges to which this section applies are listed, and the special regulations applicable in each case are set forth, in paragraphs (f) to (j) inclusive, of this section. At all times not covered by the regulations in this section, and in all other respects, the regulations contained in \$203.240 shall govern the operation of these bridges.
- (b) Whenever a vessel unable to pass under a closed bridge desires to pass through the draw, advance notice, as specified, of the time the opening is required shall be given to the authorized representative of the owner of or agency controlling the bridge.
- "(c) Upon receipt of such advance notice, the authorized representative of the owner of or agency controlling the bridge, in compliance therewith, shall arrange for the prompt opening of the draw at the time specified in the notice for the passage of the vessel.
- (d) The owners of or agencies controlling the bridges shall keep conspicuously posted on both the upstream and downstream sides thereof, in such manner that it can easily be read at any time, a copy of the regulations in this section together with a notice stating exactly how the representative specified in paragraph (b) of this section may be reached.
- (e) The operating machinery of the draws shall be maintained in a service-able condition, and the draws shall be opened and closed at intervals frequent enough to make certain the machinery is in proper order for satisfactory operation
- (f) Waterways discharging into Chesapeake Bay. (1) Susquehanna River, Md.; The Pennsylvania Railroad Company bridge at Perryville. At least 24 hours' advance notice required.
- (2) Bohemia River, Md.; Maryland State Roads Commission bridge at Cayots. From May 30 to September 30,

- inclusive, except on Saturdays, Sundays, State and Federal holidays, between sunrise and sunset, and from October 1 to May 29, inclusive, except between the hours of 7:00 p.m. on Fridays and 7:00 a. m. on Mondays, inclusive, the draw will not be required to be opened except upon 3 hours' advance notice. From October 1 to May 29, inclusive, between the hours of 7:00 p. m. on Fridays and 7:00 a. m. on Mondays, inclusive, the draw will not be required to be opened except upon advance notice given prior to 7:00 p. m. on Friday. From May 30 to September 30, inclusive, between sunrise and sunset on Saturdays, Sundays, State and Federal holidays, the regulations contained in § 203.240 shall govern operation of this bridge.
- (3) Bush River, Md.; The Pennsylvania Railroad Company bridge at Bush River. From June 1 to September 30, inclusive, the draw will be required to be opened not more than two times each day on Saturdays and Sundays only between 10:00 a. m. and 5:00 p. m., on receipt of at least 24 hours' advance notice from the duly authorized representative of the Bush River Boat Club. At all other times the draw need not be opened for the passage of vessels. The notice posted in accordance with paragraph (d) of this section shall state exactly how the representative of the Bush River Boat Club may be reached.
- (4) Chester River, Md.; Maryland State Roads Commission bridge at Chestertown. From October 1 to March 31, inclusive, and between 6 p. m. and 6 a. m. from April 1 to September 30, inclusive, at least six hours' advance notice required. Between 6 a. m. and 6 p. m. from April 1 to September 30, inclusive, the regulations contained in § 203.240 shall govern operation of this bridge.
- (5) Bear Creek, Md.; The Baltimore County Revenue Authority highway toll bridges between Dundalk and Sparrows Point, Miles 1.3 and 1.8. Between the hours of 12 midnight and 8:00 a.m., inclusive (except Saturdays, Sundays, and the national and State legal holidays between April 16 and November 15 inclusive), at least one-half hour advance notice required.
- (6) Colgate Creek, Md.; City of Baltimore highway bridge at Baltimore. At least 5 hours' advance notice required.
- (7) Dorseys Creek, Md.; United States Naval Academy highway and railroad bridges, and Maryland State Roads Commission bridge at Annapolis. At least 5 hours' advance notice required.
- (8) Dorseys Creek, Md.; Baltimore and Annapolis Railroad Company bridge at Annapolis. The draw need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.
- (9) Weems Creek, Md.; Anne Arundel County highway bridge at West Annapolis. From October 1 to April 30, inclusive, and between sunset and sunrise from May 1 to September 30, inclusive, at least five hours' advance notice required.
- (10) South River, Md.; Maryland State Roads Commission bridge at Edgewater. From December 1 to March 31, inclusive, the draw will not be required

to be opened except upon at least 3 hours' advance notice for openings between 10:00 a.m. Monday and 7:30 p.m. Friday, inclusive, such notice to be given between 7:00 a.m. and 4:30 p.m. Monday through Friday; and the draw will not be required to be opened from 7:30 p.m. Friday until 10:00 a.m. Monday except upon advance notice given between 7:00 a.m. and 4:30 p.m. Monday through Friday. From April 1 to November 30, inclusive, the regulations contained in § 203.240 shall govern operation of this bridge.

(11) South River, Md.; Anne Arundel County highway bridge at Riva. Between sunset and sunrise, at least five hours' advance notice required: Provided, That any notice is sufficient if given directly to the draw tender while

(12) Choptank River, Md.; Baltimore and Eastern Railroad Company bridge at Denton. The draw need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.

(13) Marshyhope Creek, Md.; Maryland State Roads Commission bridge at Brookview. Between sunrise and sunset, at least six hours' advance notice required. Between sunset and sunrise the draw need not be opened for the passage of vessels.

(14) Broad Creek River, Del.: Pennsylvania Railroad Company bridge at Laurel. At least four hours' advance

notice required.

- (15) Patuxent River, Md.; Maryland State Roads Commission bridge at Benedict. Between 6:00 p. m. and 6:00 a. m. (local time), advance notice required, to be given verbally or by telephone to the Toll Captain at the Administration Building at the east end of the bridge before 6:00 p. m. The owner of or agency controlling the bridge shall keep a complete record of all openings of the draw in such form as may be prescribed by the District Engineer, Corps of Engineers, and shall report to him all cases where the draw has been required to be kept open for an unreasonable length of time.
- (16) Neale Sound, Md.; Maryland State Roads Commission bridge between Cobb Island and Cobb Neck. Between sunset and sunrise the draw need not be opened for the passage of vessels.

(17) Pocomoke River, Md.: Maryland State Roads Commission bridge at Snow Hill. At least five hours' advance notice required.

- (18) Onancock River (Warrington Branch), Va.; highway bridge at Onan-cock. At least three hours' advance notice required.
- (19) Kinsale Creek, Va.; Virginia Department of Highways bridge at Kinsale. The draw need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.
- (20) Great Wicomico River. Va.: Virginia Department of Highways bridge at Tipers Ferry. Between 6:00 p. m. and 6:00 a. m., advance notice required to be given to the draw tender on duty at the bridge before 6:00 p. m.

(21) Urbanna Creek, Va.; Middlesex County highway bridge at Urbanna. On Sundays and between sunset and sunrise on all other days from September 16 to May 31, inclusive, and between 9:30 p. m. and sunrise daily from June 1 to September 15, inclusive, the draw need not be opened for the passage of vessels.

(22) Cat Point Creek, Va.; Virginia Department of Highways bridge near Warsaw. The draw need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.

- (23) Chuckatuck Creek, Va.; ginia Department of Highways bridge at Crittenden. Between 9:00 p. m. and 5:00 a. m., at least 30 minutes' advance notice required to be given to the person in charge of the Nansemond River Bridge Toll Plaza. Between 5:00 a.m. and 9:00 p. m., the regulations contained in § 203.240 shall govern the operation of this bridge.
- (24) Elizabeth River, Eastern Branch, Va.; City of Norfolk highway bridge (Campostella Bridge) at Norfolk. Between 7:35 a. m. and 7:50 a. m., on week days only, the draw need not be opened except for the passage of tugs with
- (25) Elizabeth River, Western Branch, Va.; Atlantic Coast Line Railroad Company bridge at Bruce. Between 1:00 a.m. and 6:00 a.m., from April 1 to October 31, inclusive, at least 8 hours' advance notice required. Any vessel operator intending to make a return passage through the bridge during this period shall notify the bridge tender prior to 6:00 a.m. of the time he desires to make the return passage and the draw shall be opened at the specified time. From November 1 to March 31, inclusive, at least 4 hours' advance notice required.

(26) Elizabeth River, Western Branch, Va.; Virginia Department of Highways bridge at Hodges Ferry. At least eight hours' advance notice required.

(27) Baines Creek, Va.; Atlantic Coast Line Railroad Company bridge at Portsmouth. At least 24 hours' advance notice required.

(28) Nansemond River, Western Branch, Va.; Virginia Department of Highways bridge at Reid's Ferry. The draw need not be opened for the passage of vessels, and paragraphs (b) to (e). inclusive, of this section shall not apply to this bridge.

(29) Appomattox River, Va.; board Air Line Railroad Company bridge near Hopewell. At least 24 hours' advance notice required, such notice to be given to the Seaboard Air Line Railroad Agent at Hopewell, Virginia: Provided, that a drawtender shall be placed in constant attendance, on 30 days' notice in writing from the District Engineer, Corps of Engineers.

(g) Waterways discharging into Atlantic Ocean between Chesapeake Bay and Charleston-(1) Pasquotank River. N. C.; Norfolk Southern Railway Company bridge at Elizabeth City; from 3:30 p. m. to 11:30 p. m., the bridge will be operated in full open position. Between 11:30 p. m. and 3:30 p. m., the regulations prescribed in § 203.240 shall govern the operation of the drawspan.

(2) Kendrick (Mackay) Creek, N. C.; Norfolk Southern Railway Company bridge at Mackeys. At least eight hours' advance notice required.

(3) Scuppernong River, N. C.; North Carolina State Highway and Public Works Commission bridges at Creswell and Cross Landing. At least 24 hours'

advance notice required.

(4) Pamlico and Tar Rivers, N.C., North Carolina State Highway Commission bridges at Washington and near Grimesland. At least 24 hours' advance notice required: Provided, That the bridge owner will restore constant attendance when, in the opinion of the District Engineer, Corps of Engineers. river traffic warrants additional service.

(5) Neuse River, N.C.; Atlantic and East Carolina Railway Company bridge at Kinston and drawbridges upstream therefrom. At least 24 hours' advance

notice required.

(6) Trent River, N.C.; Atlantic Coast Line Railroad Company bridge at Pollocksville, and drawbridges upstream therefrom. At least 24 hours' advance notice required.

(7) Newport River, N.C.; Atlantic and East Carolina Railway Company bridge at Newport. The draw need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.

(8) New River, N.C.; Atlantic Coast Line Railroad Company bridge at Jacksonville. At least 24 hours' advance

notice required.

(9) Smiths Creek, N.C.; North Carolina State Highway and Public Works Commission bridge in Wilmington. At least 24 hours' advance notice required.

- (10) Northeast River, N.C.; Atlantic Coast Line Railroad Company bridge at Castle Hayne. Between 7:30 a.m. and 4:30 p.m. Monday through Friday of each week, the draw will be opened for the passage of vessels on signal. At all other times, the draw will be closed and the bridge unattended: Provided, That the draw will be opened for tugs with tows upon 24 hours' advance notice.
- (11) Kingston Lake, S. C.; South Carolina State Highway Department bridge near Conway. At least 24 hours' advance notice required.
- (12) Pee Dee River, S. C.: Seaboard Air Line Railway Company bridge near Poston. The draw need not be opened for the passage of vessels, and the special regulations contained in paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.
- (13) Pee Dee River, S. C.; South Carolina State Highway Department bridge near Georgetown (Pee Dee River drawspan of the Lafayette Bridge). At least 12 hours' advance notice required.
- (14) Black River, S. C.; South Carolina State Highway Department bridge near Georgetown. At least 12 hours' advance notice required. South Carolina State Highway Department bridge at Brown's Ferry near Rhems. At least 24 hours' notice required. The agency controlling the above bridges shall arrange for its representative to be reached at the same place that the representative for the Lafayette Bridge (Great Pee Dee River) may be reached in order that

one notice may suffice to secure the prompt opening of any or all of these bridges.

(15) Santee and Congaree Rivers, S. C.; drawbridges upstream from South Carolina State Highway Department bridge near Lanes. At least 24 hours' advance notice required.

(16) Wando River, S. C.; South Carolina State Highway Department bridge near Cainhoy. At least 12 hours' ad-

vance notice required.

(17) Cooper River, S. C.; Seaboard Air Line Railway Company bridge near Cordesville. At least 24 hours' advance notice required: *Provided*, That a draw tender shall be placed in constant attendance on 10 days' notice in writing from the District Engineer, Corps of Engineers.

(18) Ashley River, S.C.; South Carolina State Highway Department bascule bridges at mile 2.4 and mile 2.5 above the mouth of the river at Charleston. Between 7:00 a.m., and 9:00 a.m., Monday through Friday, and between 4:00 p.m., and 7:00 p.m., daily, at least 12 hours' advance notice required: Provided, That the draw shall be opened at any time for a vessel in an emergency involving danger to life and property. Such emergency shall be indicated by four blasts of the signalling device.

(h) Waterways discharging into Atlantic Ocean south of Charleston. (1) Rantowles Creek, S.C.; Atlantic Coast Line Railroad Company bridge near Rantowles. The draw need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.

(2) Edisto River, S.C.; Seaboard Air Line Railway Company bridge near Fenwick. At least 24 hours' advance notice

required.

- (3) Ashepoo River, S.C.; South Carolina State Highway Department bridge at Brickyard Ferry near Bennetts Point. At least 24 hours' advance notice required. Any vessel navigating Ashepoo River with the intention of making repeated trips shall notify the authorized representative of the owner of or agency controlling the bridge of the expected frequency of such trips. The bridge shall then be maintained in readiness to open promptly upon signal from the vessel without any further notice. Repeated trips shall be understood to mean trips not more than 24 hours apart.
- (4) Ashepoo River, S.C.; Seaboard Air Line Railway Company bridge near Fenwick. At least 96 hours' advance notice required: Provided, That a draw tender shall be placed in constant attendance on 10 days' notice in writing from the District Engineer, Corps of Engineers.
- (5) Harbor River, a tidal estuary in St. Helena Sound, S. C.; South Carolina State Highway Department bridge on State Highway No. 285 at Hunting Island. At least 24 hours' advance notice required.
- (6) Combahee River, S.C.; Seaboard Air Line Railway Company bridge near Wiggins and South Carolina State Highway Department bridge near Sheldon. At least 12 hours' advance notice required.

- (7) North Wimbee Creek, S.C.; Seaboard Air Line Railway Company bridge near Lobeco. At least 24 hours' advance notice required.
- (8) Coosaw River (Whale Branch), S. C.; Charleston and Western Carolina Railway Company bridge near Seabrook and the South Carolina State Highway Department bridge on State Highway No. 28 between Beaufort and Yemassee near Lobeco. From 8:00 p. m. Saturday to 6:00 a. m. Monday and from 8:00 p. m. to 6:00 a. m. on all other days, at least 24 hours' advance notice required.
- (9) Battery Creek, S.C.; South Carolina State Highway Department bridge between Beaufort and Parris Island. At least 24 hours' advance notice required.
- (10) Broad River, S.C.; South Carolina State Highway Department bridge near Beaufort. At least 24 hours' advance notice required.
- (11) Broad River, S.C.; Seaboard Air Line Railway Company bridge near Whale Branch. At least 24 hours' advance notice required.
- (12) Savannah River, S.C., and Ga.; Charleston & Western Carolina Railway Company bridge near Augusta, Ga. At least three hours' advance notice required.
- (13) Ogeechee River, Ga. The Atlantic Coast Line Railroad Company bridge near Richmond Hill (Ways Station). At least 15 days' advance notice required.
- (14) Ogeechee River, Ga. The State Highway Department of Georgia bridge near Richmond Hill. The draw need not not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.
- 15) Altamaha River, Ga.; all drawbridges. At least 24 hours' advance notice required.
- (16) Oconee River, Ga.; drawbridges downstream from Central of Georgia Railroad Company bridge at Oconee. At least 24 hours' advance notice required.
- (17) Oconee River, Ga.; Central of Georgia Railway Company bridge at Oconee. At least seven days advance notice required. Paragraph (e) of this section shall not apply to this bridge.
- (18) Ocmulgee River, Ga.; all drawbridges. At least 24 hours' advance notice required.
- (19) Satilla River, Ga.; Seaboard Air Line Railroad Company bridge at Woodbine. (i) The owner of, or agency controlling, the bridge will not be required to keep a bridge tender in constant attendance between the hours of 7:00 p.m. and 3:00 a.m.
- (ii) Whenever, in the event of an emergency, a vessel requires passage through the drawspan between the hours stated in subdivision (i) of this subparagraph the authorized representative of the owner of, or agency controlling, the bridge shall be given at least six (6) hours advance notice of the time the opening is desired.
- (iii) Upon receipt of such notice; the authorized representative of the owner of, or agency controlling, the bridge, in compliance therewith, shall arrange for the prompt opening of the draw at the

time specified in the notice for the passage of the vessel.

(iv) The owner of, or agency controlling, the bridge shall keep conspicuously posted on both the upstream and downstream sides of the bridge, in such manner that it can easily be read at any time, a copy of the regulations of this subparagraph, together with a notice stating exactly how the representative specified in subdivision (ii) of this subparagraph may be reached.

(20) Satilla River, Ga.; State Highway Department of Georgia bridge near Burnt Fort. At least 24 hours' advance

notice required.

(21) St. Marys River, Ga. and Fla.; State Road Department of Florida and Seaboard Air Line Railway Company bridges at Kingsland, Ga. At least 48 hours' advance notice required.

(22) Nassau Sound Fla.; Fernandina Port Authority bridge on Toll Road No. 105 between Fernandina and Jacksonville. From one hour after sunset to one hour before sunrise, the times of sunset and sunrise being as published by the United States Hydrographic Office for latitude 30° north, the draw need not be opened for the passage of vessels.

(23) Clapboard Creek and Broward River (Cedar Creek), Fla.; bridges on Heckscher Drive. At least 12 hours' ad-

vance notice required.

(24) Trout River, Fla.; Seaboard Air Line Railroad Company bridge at Panama. Between 10:00 p.m. and 6:00 a.m., at least 12 hours' advance notice required. At all other times the regulations contained in § 203.240 shall govern the operation of this bridge.

(25) Jupiter (Loxahatchee) River, Fla.; Florida East Coast Railway Company bridge at Jupiter. Between 7:00 p. m. and 7:00 a. m., at least three hours' advance notice required.

(26) Kissimmee River, Fla.; State Road Department of Florida bridge 0.5 mile above the mouth of the river on State Road 78, C. H. Carlton bridge 2.7 miles above the mouth, State Road Department of Florida bridge 19.5 miles above the mouth on State Road 70, and Seaboard Air Line Railroad bridge 37 miles above the mouth at Fort Basinger. At least 48 hours' advance notice required.

(27) Kissimmee River, Fla.; State Road Department of Florida bridge near Basinger (at Fort Bassenger). At least 96 hours' advance notice required. Paragraph (e) of this section shall not

apply to this bridge.

(i) Waterways discharging into Gulf of Mexico east of Mississippi River. (1) Caloosahatchee Canal, Fla.; Atlantic Coast Line Railroad Company bridge at Moore Haven. Between 10:00 p. m. and 6:00 a. m., the draw need not be opened for the passage of vessels.

(2) Orange River, Fla.; State Road Department of Florida bridge 0.9 mile above mouth and Seaboard Air Line Railway Company bridge 2.25 miles above mouth, near Fort Myers. At least 24 hours' advance notice required, except during a hurricane alert issued by the United States Weather Bureau affecting the area adjacent to Caloosahatchee and Orange Rivers when a draw tender shall

be constantly on duty and the bridge opened at any time for the passage of vessels giving the usual signal.

(3) Myakka River, Fla.; railroad drawbridge near Charlotte Beach. At least 36 hours' advance notice required.

(4) Coffee Pot Bayou, St. Petersburg, Fla.; highway bridge at foot of Poplar Street. At least one hour's advance notice required.

(5) Pithlachascotee River, Fla.; State Road Department of Florida bridge 1.3 miles above mouth at New Port Richey. At least six hours' advance notice required, except during a hurricane alert issued by the United States Weather Bureau affecting the area when a draw tender shall be constantly on duty and the bridge opened promptly on signal.

(6) Suwannee River, Fla.; Atlantic Coast Line Railroad Company bridge at Old Town. At least five days' advance

notice required.

(7) Flint River, Ga.; Seaboard Air Line Railway Company bridge and Atlantic Coast Line Railroad Company bridge at Bainbridge. At least 24 hours' advance notice required.

(8) Chattahoochee River, Ga. and Ala; State of Alabama Highway Department bridge on U.S. Highway 84 and Atlantic Coast Line Railroad Company bridge at Alaga, Ala., Central of Georgia Railway Company bridge at Columbia, Ala., and Seaboard Air Line Railway Company bridge near Omaha, Ga. At least 6 hours' advance notice

required.

- (9) St. Andrew Bay (East Day), Fla.; State Road Department of Florida bridge (DuPont Bridge) on U.S. Highway 98 between San Blas and Long Point. Between 6:30 a.m. and 7:45 a.m. and between 3:45 p.m. and 4:45 p.m., except Saturdays, Sundays, and national holidays, the draw need not be opened for the passage of vessels: Provided, That the draw shall be opened at any time for the passage of a tow or crash boat: And provided further, That the draw shall be opened at any time for the passage of a vessel in an emergency involving danger to life or property which shall be indicated by four blasts of the signal device.
- (10) Choctawhatchee River. State Road Department of Florida bridge on State Road No. 10 approximately 14 miles east of Freeport. At least 12 hours' advance notice required.
- (11) Bayou Chico, Florida. Escambia County bridge in Pensacola. Between 7:30 a.m. and 8:30 a.m., 3:30 p.m. and 4:30 p.m., and 5:00 p.m. and 5:30 p.m., except Saturdays, Sundays and national holidays, the draw need not be opened for the passage of vessels: Provided, That the draw shall be opened at any time for the passage of a tow: And provided further, That the draw shall be opened at any time for the passage of a vessel in an emergency involving danger to life or property which shall be indicated by four blasts of the signalling device.
- (12) Alabama River, Ala.; St. Louis-San Francisco Railway Company bridge at Yellow Bluff, near Coy. At least 48 hours' advance notice required.
- (13) Coosa River, Ala.; Seaboard Air Line Railway Company bridge at Lock.

quired.

(14) Coosa River, Ala.; Louisville and Nashville Railroad Company bridge at Gadsden. At least six hours' advance notice required.

- (15) Tombigbee River, Ala.: Southern Railway Company bridge near Epes. At least 24 hours' advance notice required, to be given to the railroad company's station agent at Epes between 8:00 a. m. and 4:00 p. m. on any day except Saturdays and Sundays, either by telephone maintained on the bridge by the railroad company for the purpose or in any other manner convenient to the operator of the vessel.
- (16) Tensaw River, Alabama. State of Alabama Highway Department bridge over the Tensaw River on U.S. Highway No. 90 near Mobile, Alabama. The draw need not be opened for the passage of vessels, and paragraph's (b) and (e), inclusive, of this section shall not apply to this bridge.
- (17) Tensaw River, Alabama; Louisville and Nashville Railroad Company bridge near Mobile. Between 12:00 midnight and 8:00 a. m., the draw will not be required to open except in an emergency for the passage of fire boats and patrol boats operated by the Maritime Administration for security of vessels within the Mobile Reserve Fleet Anchorage extending above and below the bridge: Provided, That during periods of severe storms or hurricanes from the time the United States Weather Bureau sounds an "Alert" for the area until the "all clear" is sounded or for such period as the Fleet Superintendent, Mobile Reserve Fleet, may request, draw tenders will be constantly on duty and the draw opened on signal for the passage of vessels. The notice posted in accordance with paragraph (d) of this section shall state exactly how the draw tender may be reached.
- (18) Bayou Sara, Ala.; Louisville and Nashville Railroad Company bridge near Satsuma. Between 6 a.m. and 10 p.m., daily, the bridge will be opened on signal for the passage of vessels. Between 10 p. m. and 6 a. m., daily, at least 4 hours' advance notice required, except during hurricane alerts for the area when a draw tender will be on duty and the bridge opened on signal for the passage of vessels. The notice posted in accordance with paragraph (d) of this section shall state exactly how the draw tender may be reached by telephone or otherwise between 10 p. m. and
- (19) Three Mile Creek, Ala.; State of Alabama Highway Department bridge at Mobile. Between 7:00 a. m. and 9:00 a. m. and between 4:30 p. m. and 6:30 p. m. daily the draw need not be opened for the passage of vessels. At all other times, at least 12 hours' advance notice required.
- (20) Three Mile Creek, Alabama. Southern Railway Company bridge at Mobile. On Sundays, legal holidays, and between 4:00 p.m. and 8:00 a.m. on all other days, the draw need not be opened for the passage of vessels, except in the event of emergency. At all other times, and in all other respects the regulations

At least 24 hours' advance notice re- contained in § 203.240 shall govern the operation of this bridge. Whenever in the event of an emergency, a vessel is required to pass through the drawspan on Sunday, legal holidays, or between 4:00 p.m. and 8:00 a.m., the draw shall be opened promptly upon receipt of notice by the drawtender, who is domiciled in the immediate vicinity of the bridge. The notice posted in accordance with paragraph (d) of this section shall state how the drawtender may be reached.

(21) West Pearl River, La.; New Orleans and Northeastern Railroad Company bridge at Pearl River Station. At least six hours' advance notice required.

(22) Salt Bayou, La.; Louisiana Department of Highway bridge near Slidell. At least 24 hours' advance notice required.

(23) Bayou Lacombe, La.; Louisiana Department of Highways bridge at Lacombe. At least 48 hours' advance notice required.

(24) Bayou Bienvenue, La.: Louisiana Department of Highways bridge near Chalmette. At least 24 hours' advance notice required.

(25) Amite River, La.; Louisiana Department of Highways bridge near French Settlement. At least 48 hours' advance notice required.

(26) Bayou Colyell, La.; Louisiana Department of Highways bridge near Port Vincent. At least 48 hours' advance notice required.

(j) Waterways discharging into Gulf of Mexico west of Mississippi River. (1) Bayou Lafourche, La.; Texas and New Orleans Railroad Company bridge at Lafourche. At least 48 hours' advance notice required.

(2) Bayou Lafourche, La.; Louisiana Department of Highways bridge at Thibodaux. At least 48 hours' advance notice required.

(3) Bayou Lafourche, La.; Louisiana Department of Highways bridge at Labadieville. At least 48 hours' advance notice required.

(4) Bayou Lafourche, La.; Louisiana Department of Highways bridge and The Texas and Pacific Railway Company bridge near Napoleonville. At least 24 hours' advance notice required.

(5) Grand Bayou, La.; State of Louisiana Department of Highways bridge near Paincourtville. At least 24 hours' advance notice required.

(6) Bayou Black, La.; Morgan's Louisiana and Texas Railroad and Steamship Company bridge at Southdown. At least 24 hours' advance notice required.

(7) Bayou Black, La.; Louisiana Department of Highways bridge near Gibson. At least 24 hours' advance notice required.

- (8) Little Bayou Black, La.; Texas and New Orleans Railroad Company bridge at Southdown. The draw need not be opened for the passage of vessels, and the special regulations contained in paragraphs (b) to (e), inclusive of this section shall not apply to this bridge.
- (9) Bayou Grosse Tete, La.; The Texas and Pacific Railway Company bridge at Grosse Tete, and Louisiana Department of Highways bridge near

Rosedale. At least 48 hours' advance notice required.

- (10) Bayou Teche, La.; Louisiana Department of Highways bridge at Ruth. At least 48 hours' advance notice required.
- (11) Bayou Teche, Louisiana: State of Louisiana, Department of Highways, and Southern Pacific Lines (Morgan's Louisiana and Texas Railroad and Steamship Company) bridges at Breaux Bridge, at least 48 hours' advance notice required.
- (12) Stumpy Bayou, La.; Louisiana Department of Highways bridge near Weeks Island. At least six days' advance notice required.
- (13) Bayou Courtableau, La.; Texas and New Orleans Railroad Company bridge at Washington. The draw need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.
- (14) Vermilion River, La.; Louisiana Department of Highways bridge near Lafayette. At least 48 hours' advance notice required.
- (15) Bayou Des Cannes, La.; Louisiana Department of Highways bridge near Evangeline. At least 48 hours' advance notice required.
- (16) Bayou Plaquemine Brule, La.; Texas and New Orleans Railroad Company bridge near Midland. At least 24 hours' advance notice required.
- (17) Bayou Nezpique, La.; Louisiana Department of Highways bridge near Jennings. At least 48 hours' advance notice required.
- (18) Bayou Choupique, La.; Louisiana Department of Highways bridges near Calcasieu. At least 48 hours' advance notice required.
- (19) Bayou Lacassine, La.; State of Louisiana, Department of Highways, bridge near Hayes. At least 24 hours' advance notice required.
- (20) Bayou Lacassine, La.; Texas and New Orleans Railroad Company bridge near Hayes. At least 24 hours' advance notice required.
- (21) Bayou D'Inde, La.; Louisiana Department of Highways bridge. At least 48 hours' advance notice required.
- (22) Bayou D'Inde, La.; railroad bridge of Defense Plant Corporation, Cities Service Refining Corporation, Agent. At least 72 hours' advance notice required.
- (23) Contraband Bayou, La.; Police Jury of Calcasieu Parish highway bridge near Lake Charles. At least six hours' advance notice required.
- (24) Houston River, La.; The Kansas City Southern Railway Company bridge near Lake Charles. At least 24 hours' advance notice required.
- (25) English Bayou, La.; Louisiana Department of Highways bridge near Lake Charles. At least 48 hours' advance notice required.
- (26) Sabine River, La. and Tex.; Texas and New Orleans Railroad Company bridge near Echo, Tex., The Kansas City Southern Railway Company bridge near Ruliff, Tex., and Texas and Louislana Highway Departments bridge between Starks, La., and Deweyville, Tex. At least 24 hours' advance notice required.

(27) Cow Bayou, Tex.; Orange County highway bridges 7 and 17 miles, respectively, above the mouth, near Orange-field. At least six hours' advance notice required.

(28) Taylors Bayou, Tex.; Texas and New Orleans Railroad Company bridge and Texas Highway Department bridge at West Port Arthur. The draws need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to these bridges.

- (29) Buffalo Bayou, Tex.; Texas and New Orleans Railroad Company bridge 0.1 mile above Houston Turning Basin, Houston, and drawbridges upstream therefrom. At least 24 hours' advance notice required.
- (30) Brays Bayou, Tex.; Harris County highway bridge at Broadway, Harrisburg. At least 12 hours' advance notice required.
- (31) Brazos River, Tex.; combination highway and railroad bridge between Freeport and Velasco. At least 24 hours' advance notice required.
- (32) Brazos River Diversion Channel, Tex.; highway bridge near Freeport. At least 12 hours' advance notice required.
- (33) Colorado River, Tex.; Texas Highway Department bridge near Wadsworth. At least 24 hours' advance notice required.
- (34) Lavaca River, Tex.; St. Louis, Brownsville and Mexico Railway Company and Texas Highway Department bridges near Vanderbilt. At least 48 hours' advance notice required, except in emergencies, when the bridge will be opened as soon as possible after receipt of notice.
- (35) Nueces Bay, Tex.; Texas Highway Department bridge between Corpus Christi and Portland. On Sundays, Texas State holidays, and National holidays, and between 9:00 p. m. and 6:00 a. m. on all other days, advance notice required; to be given prior to 8:00 p. m. on a day a draw tender is required to be in attendance: Provided, That during a hurricane alert or in the event of a major disaster affecting the Nueces Bay area a draw tender shall be in constant attendance and the draw opened promptly on signal.
- (36) Laguna Madre, Tex.; Padre Island Causeway (Nueces County) swing barge bridge across Humble Oil and Refining Company channel. Between 4:00 p. m. and 7:00 a. m., at least 1-hour advance notice required: Provided, That these regulations may be temporarily suspended by the District Engineer, Corps of Engineers, Galveston, Texas, for such periods as he may determine to be necessary upon notice to Nueces County.
- (37) Arroyo Colorado, Tex.; Texas Highway Department bridge at Rio Hondo, Texas. At least 12 hours' advance notice required.
- (Sec. 5, 28 Stat. 362, as amended; 33 U.S.C. 499; sec. 1, 54 Stat. 150, sec. 7, 38 Stat. 1053 (33 U.S.C. 180, 471))
- § 203.560 Mississippi River and its tributaries and outlets; bridges where constant attendance of draw tenders is not required.
- (a) The owners of or agencies controlling certain bridges will not be re-

- quired to keep draw tenders in constant attendance. The bridges to which this section applies are listed, and the special regulations applicable in each case are set forth, in paragraphs (f) and (g) of this section.
- (b) Whenever a vessel unable to pass under a closed bridge desires to pass through the draw, advance notice, as specified, of the time the opening is required shall be given to the authorized representative of the owner of or agency controlling the bridge.
- (c) Upon receipt of such advance notice, the authorized representative of the owner of or agency controlling the bridge, in compliance therewith, shall arrange for the prompt opening of the draw at the time specified in the notice for the passage of the vessel.
- (d) The owners of or agencies controlling the bridges shall keep conspicuously posted on both the upstream and downstream sides thereof, in such manner that it can easily be read at any time, a copy of the regulations in this section together with a notice stating exactly how the representative specified in paragraph (b) of this section may be reached.
- (e) The operating machinery of the draws shall be maintained in a service-able condition, and the draws shall be opened and closed at intervals frequent enough to make certain that the machinery is in proper order for satisfactory operation.
- (f) Lower Mississippi River. (1) Tante Phine Pass, La.; Tide Water Associated Oil Company bridge near Venice. At least 24 hours' advance notice required.
- (2) Red River, La.; State of Louisiana Department of Highways bridge at Moncla. At least 48 hours' advance notice required.
- (3) Red River, La.; Louisiana and Arkansas Railway Company bridge, Rapides Parish highway bridge, and Missouri Pacific Railroad Company bridge, at Alexandria. At least four hours' advance notice required.
- (4) Red River, La.; State of Louisiana Department of Highways bridges at Boyce, at Grand Ecore, and at Coushatta and St. Louis Southwestern Railway Company bridge at Shreveport. At least 48 hours' advance notice required.
- (5) Red River, Ark.; St. Louis Southwestern Railway Company bridge at Garland City. The draw need not be opened for the passage of vessels, and the special regulations contained in paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.
- section shall not apply to this bridge.

  (6) Red River, Ark.; Missouri Pacific Railroad Company bridge at Fulton. At least 24 hours' advance notice required.
- (7) Red River, Ark.; Arkansas Highway Department and Kansas City Southern Railway Company bridges at Index. The draws need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to these bridges.
- (8) Little River, Ark.; St. Louis-San Francisco Railway Company bridge near Redbluff. The draw need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.

(9) Caddo Lake, La.; The Kansas City Southern Railway Company bridge near Mooringsport. At least 24 hours'

advance notice required.

(10) Little River, La.; Louisiana and Arkansas Railway Company bridge at Archie. During normal river stages, at least 12 hours' advance notice required. During high-water periods a draw tender shall be maintained in constant attendance when so directed by the District Engineer, Corps of Engineers.

(11) Tensas River, La.; Missouri Pacific Railroad Company bridge at Clayton From May 1 to December 31, inclusive, during normal river stages, at least 12 hours' advance notice required. During high-water periods a draw tender shall be maintained in constant attendance when so directed by the District Engineer, Corps of Engineers.

(12) Tensas, La.; State of Louisiana Department of Highways bridges at Clayton and near New Light. At least 48 hours' advance notice required.

(13) Macon Bayou, La.; State of Louisiana Department of Highways bridge near Winnsboro. At least 24 hours' advance notice required.

(14) Boeuf River, La.; State of Louisiana Department of Highways bridge near Mason. At least 48 hours' advance

notice required.

(15) Ouachita River, Ark.; Chicago, Rock Island and Pacific Railroad Company bridge at Calion. During periods when the river is in pool stage, at least 24 hours' advance notice required. Notice shall be given to the Dispatcher, Chicago, Rock Island and Pacific Railroad Company, Little Rock, Arkansas. Any vessel passing through the bridge requiring an open span for such passage and intending to return through it within 24 hours shall inform the draw

and intending to return through it within 24 hours shall inform the draw tender of the probable time of its return, and the draw shall be opened promptly on signal from the vessel on the return trip without any further notice. The District Engineer, Corps of Engineers, will notify the Dispatcher at Little Rock, one day in advance when a bridge tender will be required in constant attendance. For the purpose of the regulations of this section, pool stage is defined as 21 feet or less on the upper gage at Lock and Dam No. 8. A copy of the notice posted in accordance with para-

(16) Ouachita River, Ark.; St. Louis Southwestern Railway Company bridge near Camden. At least 48 hours' advance

graph (d) of this section shall also be

conspicuously posted at all Ouachita

River locks.

notice required.

(17) Yazoo River, Miss.; the Yazoo and Mississippi Valley Railroad Company bridge at Redwood, Mississippi State Highway Department bridge at Yazoo City, and The Yazoo and Mississippi Valley Railroad Company bridge at Home Park. During normal river stages, at least three hours' advance notice required. During high-water periods a draw tender shall be maintained in constant attendance when so directed by the District Engineer, Corps of Engineers. Copies of the notice posted in accordance with paragraph (d) of this section shall also be conspicuously posted at the mouth of Yazoo Canal, Vicksburg,

and at Satartia for the Redwood Bridge, at Satartia and Belzoni for the Yazoo City Bridge, and at Yazoo City and Belzoni for the Home Park Bridge.

(18) Yazoo River, Miss.; Columbus and Greenville Railway Company bridge at Fort Loring. At least four hours' advance notice required.

(19) Big Sunflower River, Miss.; Columbus and Greenville Railway Company bridge near Baird. At least four hours' advance notice required.

(20) Arkansas River, Ark.; Missouri Pacific Lines drawbridge at Yancopin. During normal river stages at least 24 hours' advance notice required except between midnight Friday and midnight Sunday when at least 48 hours' advance notice is required. Notice to be given to the Missouri Pacific Lines Dispatcher, Wynne, Arkansas. During high water periods when so directed by the District Engineer, Corps of Engineers, a draw tender shall be in constant attendance and the bridge shall be operated in accordance with regulations contained in § 203.555.

(21) Arkansas River, Ark.; St. Louis Southwestern Railway Company bridge at Rob Roy. During normal river stages, at least 24 hours' advance notice required. During high-water periods a draw tender shall be maintained in constant attendance when so directed by the District Engineer, Corps of Engineers.

(22) Arkansas River, Ark.; Arkansas Highway Department bridge near Pine Bluff. At least 4 hours' advance notice required to be given to the District Engineer, Pine Bluff District, Arkansas Highway Department, Pine Bluff, Arkansas.

(23) Arkansas River, Ark.; The Chicago, Rock Island and Pacific Railway Company Bridge at McClean Street, Little Rock. At least 48 hours' advance notice required to be given to the Chicago, Rock Island and Pacific Railway Company Dispatcher, Little Rock, Arkansas.

(24) Arkansas River, Ark.; Arkansas Highway Department bridges near Morrilton and at Dardanelle. At least 72 hours' advance notice required to be given to the District Engineer, Russell-ville District, Arkansas Highway Department, Russellville, Arkansas.

(25) Arkansas River, Ark.; Arkansas Highway Department and St. Louis-San Francisco Railway Company bridges at Van Buren and Missouri Pacific Railroad Company bridge at Fort Smith. The draws need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to these bridges.

(26) White River, Ark.; Missouri Pacific Railroad Company bridge near Benzal. At least 24 hours' advance notice required for openings Monday through Friday and at least 48 hours' advance notice required for openings on Saturday and Sunday to be given to the Dispatcher, Missouri Pacific Railroad Company, Monroe, Louisiana. Whenever any vessel passing through the bridge intends to return through it within 24 hours and informs the draw tender of the probable time of its return, the draw shall be opened promptly on signal for

the passage of the vessel on its return trip without further notice.

(27) White River, Ark.; St. Louis Southwestern Railway Lines bridge at Clarendon. The draw shall be opened promptly on signal between the hours of 7:30 a. m. and 7:30 p. m. from 1 December to 30 June, inclusive, and at all other times at least 12 hours' advance notice required to be given to the Dispatcher. St. Louis Southwestern Railway Lines, Pine Bluff, Arkansas. Whenever any vessel passing through the bridge intends to return through it within 12 hours and informs the draw tender of the probable time of its return, the draw shall be opened promptly on signal for the passage of the vessel on its return trip without further notice.

(28) White River, Ark.; Arkansas State Highway bridge at DeValls Bluff. At least 12 hours' advance notice required for openings to be given to Division Maintenance Superintendent, Division No. 6, Arkansas Highway Department, Little Rock, Arkansas. Whenever any vessel passing through the bridge intends to return through it within 12 hours and informs the draw tender of the probable time of its return, the draw shall be opened promptly on signal for the passage of the vessel on its return trip without further notice.

(29) White River, Ark.; Chicago, Rock Island and Pacific Railway Company bridge near DeValls Bluff. At least 12 hours' advance notice required for openings to be given to the Chief Dispatcher, Chicago, Rock Island and Pacific Railway Company, Little Rock, Arkansas. Whenever any vessel passing through the bridge intends to return through it within 12 hours and informs the draw tender of the probable time of its return, the draw shall be opened promptly on signal for the passage of the vessel on its return trip without further notice.

(30) White River, Ark.; Missouri Pacific Railroad Company bridge near Augusta. At least 24 hours' advance notice required for openings Monday through Friday and at least 48 hours' advance notice for openings on Saturday and Sunday. Notice to be given to the Dispatcher, Missouri Pacific Lines, Little Rock, Arkansas. Whenever any vessel passing through the bridge intends to return through it within 24 hours and informs the draw tender of the probable time of its return, the draw shall be opened promptly on signal for the passage of the vessel on the return trip without further notice.

(31) White River, Ark.; Missouri Pacific Railroad Company bridge at Newport. At least 24 hours' advance notice required for openings Monday ,through Friday and at least 48 hours' advance notice required for openings on Saturday and Sunday. Notice to be given to the Station Agent. Missouri Pacific Lines. Newport, Arkansas. Whenever any vessel passing through the bridge intends to return through it within 24 hours and informs the draw tender of the probable time of its return, the draw shall be opened promptly on signal for the passage of the vessel on the return trip without further notice.

(32) White River, Ark.; Arakansas Highway Department bridge at Batesville and Missouri Pacific Railroad Company bridge at Cotter. The draws need not be opened for the passage of vessels and paragraphs (b) to (e), inclusive, of this section shall not apply to these bridges.

(33) Little Red River, Ark.; Missouri Pacific Railroad Company bridge at Judsonia and Arkansas Highway Department bridges at Judsonia and Searcy. The draws need not be opened for the passage of vessels and paragraphs (b) to (e), inclusive, of this section shall not apply to these bridges.

(34) Black River, Ark.; Missouri Pacific Railroad Company bridge at Paroquet, St. Louis-San Francisco Railway Company bridges at Black Rock and Pocahontas, Arkansas Highway Department bridges at Pocahontas and Corning, and Missouri Pacific Railroad Company bridge near Corning. The draws need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to these bridges.

(35) Current River, Ark.; Arkansas Highway Department bridge at Biggers. The draw need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not

apply to this bridge.

(36) Current River, Ark.; St. Louis-San Francisco Railway Company bridge at Biggers. The draw need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.

(37) St. Francis River, Ark.; Missouri Pacific Railroad Company bridge at Cody. At least 72 hours' advance notice required to be given to the Dispatcher, Missouri Pacific Railroad Company, Monroe, Louisiana. Whenever a vessel passing through the bridge intends to return through it within 72 hours and informs the draw tender of the probable time of its return, the draw shall be opened promptly on signal for the passage of the vessel on its return trip without further notice.

(38) St. Francis River, Ark.; Arkansas State Highway bridge at Cody. At least 72 hours' advance notice required to be given to the Division Maintenance Superintendent, Division No. 1, Arkansas State Highway Department, Wynne, Ar-Whenever any vessel passing through this bridge intends to return through it within 72 hours and informs the draw tender of the probable time of its return, the draw shall be opened promptly on signal for the passage of the vessel on its return trip without further

(39) St. Francis River, Ark.; Chicago, Rock Island and Pacific Railroad Company bridge at Madison, Arkansas State Highway bridge at Madison, Arkansas State Highway bridge near Madison, Cross County Road Improvement District No. 1 bridge at Parkin, Arkansas State Highway bridge at Marked Tree, St. Louis-San Francisco Railway Company bridge near Marked Tree, St. Louis-Southwestern Railway Lines bridge at Lunsford, Arkansas State Highway bridge at Lake City, St. Louis-South-

western Railway Lines bridge at Bertig, St. Louis-San Francisco Railway Company bridge at West Kennett, St. Louis-Southwestern Railway Lines bridge at St. Francis. The draws need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to these bridges.

(40) Hatchie River, Tenn.; Illinois Central Railroad bridge at Rialto and Louisville and Nashville Railroad Company bridge at Shepp. The draws need not be opened for the passage of vessels. and paragraphs (b) to (e), inclusive, of this section shall not apply to these bridges.

(41) Obion River, Tenn.; Dyer County highway bridges at Bradley Ferry, Mc-Cleres Ferry and Lanes Ferry, and Illinois Central Railroad bridge at Lenox. The draws need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to these bridges.

(g) Ohio River and Upper Mississippi River. (1) Ohio River, Ky., and Ind.; Kentucky and Indiana Terminal Railroad Company bridge at New Albany, Indiana. The draw need not be opened for the passage of vessels, and paragraphs (b) to (e), inclusive, of this section shall not apply to this bridge.

(2) Tennessee River, Tenn.; City of Chattanooga highway bridge at Market Street, Chattanooga. When the river is below a 25-foot stage as determined from readings of the Chattanooga gage posted daily at the Chattanooga City Wharf, at least two hours' advance notice required. A copy of the notice posted in accordance with paragraph (d) of this section shall also be conspicuously posted at the City

Wharf.
(3) Tennessee River, Tenn.; Southern Railway Company bridge at Hixson. When a minimum vertical clearance of 47 feet is available under the lift span determined from gages suitably marked to indicate the minimum clearance and attached to the upstream and downstream sides of the right and left channel piers, respectively, at least two hours' advance notice required. A copy of the notice posted in accordance with paragraph (d) of this section shall also be conspicuously posted at the Chattanooga City Wharf.

(4) Cumberland River, Tenn. Louisville and Nashville Railroad Company bridge at Clarksville. When the river stage is below 35 feet on the United States Weather Bureau gage at Clarksville, at least 2 hours' advance notice required. Copies of the notice posted in accordance with paragraph (d) of this section shall also be conspicuously posted on Locks B and C. Cumberland River. The owner of or agency con-trolling the bridge shall arrange for ready telephonic communication with its authorized representative at any time from the bridge or its immediate vicinity, and from Lock B and Lock C.

(5) Cumberland River, Tenn.; Tennessee Central Railway Company bridge near Bordeaux. When the stage of the river permits a vertical clearance of 47 feet or more under the lift span when in a closed position as determined from gages suitably marked to indicate the

minimum clearance and attached to the upstream and downstream sides of the bridge, at least two hours' advance notice required. The owner of or agency controlling the bridge shall report monthly to the District Engineer, Corps of Engineers, the number of requests for opening the bridge during periods when continuous bridge tender service is not required, from whom received, date and hour received, time bridge was ready to open, and time boat passed.

(6) Wabash River, Ill. and Ind., and White River, Ind.; all drawbridges. Atleast 24 hours' advance notice required.

(7) Green River, Ky.; Louisville and Nashville Railroad Company bridges at Spottsville, Livermore, and Smallhouse, and Illinois Central Railroad Company bridge at Rockport. When the stage of the river permits a vertical clearance of 30 feet or more under the closed draws. as determined from gages suitably marked to indicate the minimum clearance and attached to the upstream and downstream sides of the bridges, respectively, at least 8 hours' advance notice required. If for any reason the vessel is delayed and cannot arrive for passage at the time specified in the notice the authorized representative shall promptly notified of the estimated delay for opening the draw. When the stage of the river does not permit a vertical clearance of 30 feet or more under the closed draw at any of the bridges, a draw tender shall be on duty and the draw opened on signal for the passage of a vessel requiring a clearance exceeding the clearance indicated on the gage. The owners of the bridges shall arrange for ready telephone communication with the authorized representatives at any time from the bridges or their immediate vicinity. Copies of the regulations and notices posted in accordance with paragraph (d) of this section shall be conspicuously posted at Green River navi-

gation Locks Nos. 1, 2, 3, and 4.
(8) Missouri River, Nebr. and Iowa; Nebraska-Iowa (Combination) highway bridge between Sioux City and South Sioux City, Nebr. Between March 2 and November 30, at least 2 hours' advance notice required. The drawspan shall be opened and closed at least once each three-month period between March 2 and November 30 to assure that the operating machinery is in serviceable condition. provided that operation of the drawspan for passage of a vessel shall constitute a test operation for that period. Between December 1 and March 1, the regulations in § 203.596 shall govern the operation of this bridge.

(9) Missouri River, Nebr. and South Dakota; Nebraska-South Dakota (Meridian) highway bridge at Yankton, South Dakota; and Missouri River, South Dakota; Chicago and Northwestern Railway Company bridge at Pierre, South Dakota. Between March 2 and November 30, at least 4 hours' advance notice required. The drawspan shall be opened and closed at least once each threemonth period between March 2 and November 30 to assure that the operating machinery is in serviceable condition. provided that operation of the drawspan for passage of a vessel shall constitute a test operation for that period. Between December 1 and March 1, the regulations in § 203.596 shall govern the operation

of these bridges.

(10) Osage River, Mo.; Missouri Pacific Railroad Company and Missouri State Highway Commission bridges near Osage City. The draws need not be opened for the passage of vessels and paragraphs (b) to (e), inclusive, of this section shall not apply to these bridges.

(11) Wisconsin River, Wis.; all drawbridges. At least 48 hours' advance no-

tice required.

(12) Black River, Wis.; Chicago, Milwaukee, St. Paul and Pacific Railroad Company bridge at La Crosse. At least two hours' advance notice required.

(13) Black River, Wis.; Wisconsin State Highway Commission bridge at North La Crosse. At least 24 hours' ad-

vance notice required.

(14) Upper Mississippi River; During the winter months from December 15 to March 1, at least 24 hours' advance notice required for opening all drawbridges between Lock and Dam No. 10 (Mile 615.1) and Lock and Dam No. 2 (Mile 815.2). During the above period, at least 12 hours' advance notice required for opening all drawbridges between Lock and Dam No. 2 and Lock and Dam No. 1 (Mile 847.6).

Note: Mileage is above the mouth of the Ohio River.

(15) St. Croix River, Wis. and Minn.; During the winter months from December 15 to March 1, at least 24 hours' advance notice required for opening all drawbridges between the mouth and

Bayport, Minn.

- (16) St. Croix River, Wis. and Minn.; States of Wisconsin and Minnesota highway bridge at Stillwater, Minn. At least two hours' advance notice required, except between 8:00 a. m. and 2:00 p. m., and between 9:00 p. m. and midnight on Saturdays, Sundays, and Federal and State holidays, and between 1:00 p. m. and 9:00 p. m. on all other days, from May 15, to October 15, inclusive, when the regulations contained in § 203.555 shall govern the operation of this bridge except that between 2:00 p. m. and 9:00 p. m. on Saturdays, Sundays, and Federal and State holidays from May 15, to October 15, inclusive, the draw shall be opened only once every hour on the hour. During the period of hourly openings, the bridge tender will be in constant attendance and will open the draw at any time for emergencies. The hours indicated are central daylight saving time. Standard time is one hour earlier.
- (17) St. Croix River, Wis. and Minn.; Minneapolis, St. Paul and Sault Ste. Marie Railroad Company bridge near Otisville, Minn., and Village of Osceola highway bridge at Osceola, Wis. At least 24 hours' advance notice required.
- (18) Minnesota River, Minn.; drawbridges between the mouth and Le Sueur. At least 24 hours' advance notice required. The draws of bridges above Le Sueur need not be opened for the passage of vessels.
- (Sec. 5, 28 Stat. 362, as amended; 33 U.S.C. 499)

§ 203.712 Tributaries of San Francisco Bay and San Pablo Bay, Calif.

(a) Mud Slough: Southern Pacific Company railroad bridge near Alviso. At least 24 hours' advance notice required.

(b) Newark Slough; Southern Pacific Company railroad bridge near Newark. At least 24 hours' advance notice required. To be given to the Superintendent, Southern Pacific Company, Oakland Pier, Oakland, California.

- (c) San Leandro Buy; State of California highway bridge between Alameda and Bay Farm Island. From 9:00 p.m. to 5:00 a.m., the draw need not be opened for the passage of vessels. From 5:00 a.m. to 8:00 a.m. and from 5:00 p.m. to 9:00 p.m., at least 12 hours' advance notice required. To be given to the operator of the Bay Farm Island Bridge (telephone LAkehurst 2-2969) between 8:00 a.m. and 5:00 p.m., and to the operator of the Park Street Bridge, Alameda (telephone LAkehurst 2-7272), at all other times.
- (d) Oakland Tidal Canal: Department of the Army highway and railroad bridge at Fruitvale Avenue. All vessels, except motorboats without tow, are forbidden to approach within 300 feet of this bridge for the purpose of eventual passage through the draw except during slack water or when opposing the tidal Vessels and barges shall not attempt passage through the draw while running with the tide, and the bridge will not be opened for vessels under such conditions.
- (e) Corte Madera Creek: The Northern Pacific Railroad Company bridge near Greenbrae. On Saturdays, Sundays and holidays, at least 72 hours' advance notice required; on all other days at least 24 hours' advance notice required.
- (f) Novato Creek; State of California highway bridge near Ignacio. At least 24 hours' advance notice required.
- (g) Petaluma Creek:—(1) Northwestern Pacific Railroad Company bridges at Blackpoint and Haystack Landing. The owner of or agency controlling these bridges need not keep draw tenders in constant attendance except when the draws are closed for the passage of railroad traffic. At all other times the draws may remain in full open position and unattended. During foggy weather a bell shall be tolled continuously when the draws are in open position.

(2) City of Petaluma highway bridges at "D" and Washington Streets, Petaluma. At least 6 hours' advance notice required, to be given to the Petaluma Police Department, telephone Petaluma

- (h) Sonoma Creek--(1) State of California highway bridge (Sears Point Cutoff Bridge). At least four hours' advance notice required. To be given to the operator of the State of California highway bridge (Sears Point Cutoff Bridge) across Napa River at Vallejo.
- (2) Northwestern Pacific Company bridge at Wingo. At least 24 hours' advance notice required.
- (i) Mare Island Strait, Napa River, and their tributaries. (1) Department of the Navy bridge (Mare Island Cause-

way) and State of California highway bridge (Sears Point Cutoff Bridge) at Vallejo. From 7:00 a.m. to 8:00 a.m. and from 4:15 p.m. to 5:15 p.m. daily, except Saturdays, Sundays, and holidays, the draws need not be opened for the passage of vessels other than vessels owned, operated, or controlled by the United States.

- (2) Southern Pacific Company railroad bridge at Brazos. The owner of or agency controlling this bridge need not keep a draw tender in constant attendance except when the draw is closed for the passage of railroad traffic. At all other times the draw may remain in full open position and unattended. During foggy weather a bell shall be tolled continuously when the draw is in open position.
- (3) State highway bridge near Imola. At least 24 hours' advance notice required. To be given to State Highway Superintendent at the Highway Office, 3161 Jefferson Street, Napa, California, Telephone Baldwin 6–3184 or Baldwin 6-6290.

(4) Dutchman Slough; James Irvine Bridge. At least 24 hours' advance no-

tice required.

(5) Devil Slough; Russ Investment Company highway bridge. At least 24 hours' advance notice required.

(Sec. 5, 28 Stat. 362, as amended: 33 U.S.C.

- § 204.5 Buzzards Bay, and adjacent waters, Mass.; danger zones for naval
- (a) Atlantic Ocean in vicinity of No Mans Land—(1) The area. The waters surrounding No Mans Land within an area bounded as follows: Beginning at latitude 41°12'30", longitude 70°50'30"; tude 41°16′00′′, longitude 70°47′30′′; thence south to latitude 41°12′30′′, longitude 70°47'30"; thence westerly to the point of beginning.

(2) The regulations, No vessel shall at any time enter or remain within a rectangular portion of the area bounded on the north by latitude 41°16'00", on the east by longitude 70°47'30", on the south by latitude 41°12′30′′, and on the west by longitude 70°50′30′′, or within the remainder of the area between 1 November and 30 April, inclusive, except by permission of the enforcing agency.

(3) The regulations in this paragraph shall be enforced by the Commandant, First Naval District, and such agencies

as he may designate.

- (b) Buzzards Bay in vicinity of Gull Island—(1) The area. The waters within a circular area with a radius of 1,000 yards having its center on Gull Island at latitude 41°26'46", longitude 70°54'26''
- (2) The regulations. No vessel shall enter or remain in the area at any time except as authorized by the enforcing agency. The regulations in this paragraph shall be enforced by the Commandant. First Naval District, and such agencies as he may designate.
- (c) Buzzards Bay in vicinity of Hen and Chickens Reef-(1) The area. A

circular area located on Hen and Chickens Reef with a radius of 3,000 feet having its center at latitude 41°28'12", longitude 71°01'42", which bears approximately 151° true, 1,670 yards, from the southern end of Gooseberry Neck. Vessels used as bombing targets within this area, whether anchored or grounded, will be properly secured and marked.

(2) The regulations. No vessel shall enter or remain in the area at any time unless authorized to do so by the enforcing agency. The regulations in this paragraph shall be enforced by the Commander, Naval Air Bases, First Naval District, Quonset Point, Rhode Island, and such agencies as he may designate. (Sec. 4, 28 Stat. 362, as amended; 33 U.S.C. 1. Interpret or apply 40 Stat. 892; 33 U.S.C. 3)

## § 204.10 Narragansett Bay, R.I.; danger zones for naval operations.

(a) Torpedo-testing range and prohibited area, Naval Operating Base, Newport. (1) The torpedo-testing Newport. (1) torpedo-testing range. The waters within an area east of Conanicut Island and west of Prudence Island bounded as follows: Beginning at a point on the east shore of Conanicut Island at latitude 41°31′00′′; thence 90° to longitude 71°20′48′′; thence to latitude 41°31′45′′, longitude 71°20′09′′; thence to latitude 41°33′56′′, longitude 71°19′30′′; thence 346° to the south shore of Prudence Island; thence northerly along the west shore of Prudence Island to the north side of Coggeshall Cove; thence to the easternmost point of Patience Island; thence southwesterly and northwesterly along the shore of Patience Island to North West Point; thence 177° to the east shore of Conanicut Island; and thence southerly along the east shore of Conanicut Island to the point of begin-

Note: All bearings in this section are referred to true meridian.

- (2) The prohibited area. An area overlapping the torpedo-testing range bounded as follows: Beginning at a point on the east shore of Conanicu Island at latitude 41°33'15"; thence southeasterly to latitude 41°32'44", longitude '71°21'17''; thence southerly to latitude 41°32'09'', longitude 71°21'17'': thence southeasterly to latitude 41°31′-50″, longitude 71°21′10″; thence southeasterly to latitude 41°31'26", longitude 71°20′33′′; thence easterly to latitude 41°31′27′′, longitude 71°20′06′′; thence northerly to a point on the southwesterly shore of Prudence Island at latitude 41°35′00′′; thence northerly along the southwesterly shore of Prudence Island to a point at latitude 41°35'40"; thence northwesterly to latitude 41°37'22", longitude 71°21′15″; thence westerly to latitude 41°37′21″, longitude 71°21′23″; thence southerly to latitude 41°34′47″, longitude 71°21'06"; thence southwesterly to a point on the northeast shore of Conanicut Island at latitude 41°33'54' thence southerly along the easterly side of Conanicut Island to the point of beginning.
- (3) The regulations. (i) No vessel shall at any time, under any circumstances, anchor or fish or tow a drag of

any kind in the prohibited area because of the extensive cable system located therein.

(ii) Anchoring in the torpedo-testing range outside the prohibited area is forbidden except in cases of great emergency, and vesels anchoring therein under such conditions shall move out of the area as soon as possible.

(iii) The danger zone shall be given a wide berth when possible in order to avoid danger from running torpedoes, damage to range installations, or interference with range operation. Danger from erratic torpedoes exist beyond the boundaries of the torpedo-testing range. All mariners are cautioned to keep alert, take special precautions, and take such evasive action as necessary.

(iv) The danger zone may, in case of necessity, be entered by vessels proceeding to or from the Naval Air Station, Quonset Point, the Advanced Base Depot, Davisville, or other points in the western part of Narragansett Bay, and passing between Conancut Island and Gould Island, under the following conditions:

- (a) When firing is in progress. In the case of major vessels making this passage, firing will be suspended on their approach to the danger zone or on request to the Range Officer, Firing Pier. Gould Island. Minor vessels making this passage must proceed with caution, avoid torpedoes and observe orders from craft patrolling the zone which craft are identified by a square red flag. Other than as specified in this subparagraph, vessels shall not enter the danger zone while firing is in progress except by special arrangement through the Range Officer. Firing Pier, Gould Island, or through the Officer-in-Charge, Degaussing Station, if entering for operations on the magnetic range.
- (b) When firing is not in progress. Vessels may make this passage without special precaution, except that diving tenders with divers down, identified by international "Four" flying a red flag with a diagonal white cross, shall be given a wide berth and passed at slow speed.
- (v) A large red flag by day, an all around green light by night, will be displayed from the Firing Pier at the north end of Gould Island to indicate that torpedo firing is in progress or is about to begin. Torpedo firing may be expected at any time of the day or night, Sundays and holidays included.
- (vi) When torpedo firing is in progress, a patrol boat will be kept in readiness and will give timely warning to vessels approaching the danger zone and will issue necessary orders and instructions regarding the navigation of the danger zone. Craft patrolling the danger zone are identified by a square red flag.

(vii) Orders and instructions issued by patrol craft or other authorized representatives of the enforcing agency shall be promptly carried out by vessels in or in the vicinity of the danger zone. The following emergency signals will be employed by patrolling aircraft:

(a) Emergency, stop and await instructions. Plane lands in front of, or drops smoke flat directly ahead of, the vessel.

(b) Emergency, torpedo heading toward you, maneuver to avoid. Plane zooms over the vessel in danger.

(viii) Nothing in this paragraph shall prevent the setting of fish traps outside the prohibited area under permits issued by the Department of the Army, nor shall the passage of fishing vessels to and from authorized traps be unreasonably interfered with or restricted.

(ix) The regulations in this subparagraph shall be enforced by the Commander, U.S. Naval Base, Newport, R.I. and such agencies as he may designate. (Sec. 4, 28 Stat. 362, as amended; 33 U.S.C. 1. Interpret or apply 40 Stat. 892; 33 U.S.C. 3)

#### § 204.25 Atlantic Ocean off Delaware Coast; antiaircraft artillery firing areas, Second United States Army.

- (a) The danger zones—(1) 90-mm. gun area. An area east of Bethany Beach described as follows: Beginning at a point on the shore at latitude 38°31′-15′′; thence to latitude 38°38′27′′, longitude 74°52′42′′, thence to latitude 38°38′27′′, longitude 74°52′42′′, thence to latitude 38°35′45′′, longitude 74°49′12′′; thence 180° true to latitude 38°25′00′′; thence to latitude 38°22′26′′, longitude 74°52′06′′; thence to a point on the shore at latitude 38°29′03′′; and thence northerly along the shore to the point of beginning.
- (2) 120-mm. gun area. An area which includes the 90-mm. gun area and extends that area about 7,800 yards on its northeast, east, and southeast sides, described as follows: Beginning at a point on the shore at latitude 38°31′15″; thence to latitude 38°40′26″, longitude 74°49′45″; thence to latitude 38°36′30″, longitude 74°44′18″; thence 180° true to latitude 38°20′30″, longitude 74°48′45″; thence to a point on the shore at latitude 38°20′30″, and thence northerly along the shore to the point of beginning.

Note: The danger zones will be marked by buoys.

- (b) The regulations. (1) All firing during the months of November to April. inclusive, will be conducted between 8:00 a. m. and 6:30 p. m., e. s. t. Scheduled firing during the months May to October. inclusive, will be conducted between 12:00 noon and 6:00 p. m., e. s. t. Certain firing may be conducted, however, between 8:00 a.m. and 12:00 noon during this latter period and will be rounds fired at fixed points for settling weapons, testing and verification purposes only in accordance with established Department of the Army Safety Regulations, and will involve no restrictions on navigation. No firing will be conducted during hours of darkness.
- (2) Firing will take place on certain days other than Saturdays, Sundays and national holidays, as listed in public notice to be issued each year by the District Engineer, U.S. Army Engineer District, Philadelphia, Pennsylvania.

Note: Firing is scheduled to take place on the following days in 1961 (all dates inclusive):

July 10 to 14, 17 to 21, 31. August 1 to 4, 7 to 11, 21 to 25, 28 to 31. September 1.

(3) When it is determined that no firing will take place on any of the days for which firing is scheduled, the public

will be so advised by radio and other practicable means as far in advance as possible.

- (4) Except as provided in subparagraph (6) of this paragraph, no vessel shall enter or remain in the danger zones during the time of firing unless specific permission is granted in each case by one of the representatives of the enforcing agency policing the area in patrol boats.
- (5) Prior to the conducting of each firing practice, the danger zones will be adequately patrolled to insure that no watercraft are within the danger zones and to warn any watercraft in a danger zone that firing is to take place. Any such watercraft shall, upon being so warned, immediately leave the area designated and shall remain outside the area until the conclusion of the firing practice.
- (6) The regulations in this section shall not deny traverse of portions of the danger zones by regular cargo-carrying vessels, or commercial fishing vessels based at Lewes, Delaware. In case of the presence of any such vessel in a danger zone, the officer in charge of firing operations will cause the cessation or postponement of fire until the vessel has cleared the area. The vessel shall proceed on its normal course and shall not delay its progress.
- (7) This section shall be enforced by the Commanding General, Second Army, Fort George G. Meade, Maryland, and such agencies as he may designate.

(Sec. 4, 28 Stat. 362, as amended; 33 U.S.C. 1. Interpret or apply 40 Stat. 892; 33 U.S.C. 3)

- § 204.95 Straits of Florida and Florida Bay in vicinity of Key West, Fla.; operational training area, aerial gunnery range, and bombing and strafing target areas, Naval Air Station, Key West, Fla.
- (a) The danger zones-(1) Operational training area. Waters of the Straits of Florida and Gulf of Mexico southwest, west and northwest of Key West bounded as follows: Beginning at latitude 25°45'00'', longitude 82°07'00'': thence southeast to latitude 24°49'00" longitude 81°55′00′′; thence southwest to latitude 24°37′30′′, longitude 82°00′30′′; latitude 24°37′30′′, longitude 82°00′30′′; thence westerly to latitude 24°37′30′′, longitude 82°06′00′′; thence southerly to latitude 24°28′30″, longitude 82°06′00″; thence southerly to latitude 24°25′00″, longitude 82°06'30"; thence easterly to latitude 24°25'00", longitude 81°57'00"; thence southwesterly to latitude 23°30'-00", longitude 82°19'00"; thence westerly to latitude 23°30'00", longitude 82°46'-00''; thence northwesterly to latitude 23°52'30'', longitude 83°11'00''; thence northerly to latitude 24°25'00", longitude 83°11'00''; thence easterly to latitude 24°25'00'', longitude 83°08'00''; thence clockwise along the arc of a circle with a radius of 92 miles centered at latitude 24°35'00", longitude 81°41'15" to latitude 25°45′05″, longitude 82°23′30″; thence east to point of beginning.
- (3) Bombing and strafing target areas.
- (i) A circular area immediately west of Marquesas Keys with a radius of two nautical miles having its center at lati-

tude 24°33.4′ and longitude 82°10.9′, not to include land area and area within Marquesas Keys. The target located within this area, a grounded LSIL will be used for bombing and aircraft rocket exercises.

- (ii) A circular area located directly west of Marquesas Keys with a radius of three statute miles having its center at latitude 24°35.6′ and longitude 82°11.6′, not to include land area within Marquesas Keys. The targets located within this area, pile-mounted platforms, will be used as high altitude horizontal bombing range utilizing live ordnance up to and including 1,800 pounds of high explosives. In general, these explosives will be of an air-burst type, above 1,500 feet.
- (b) The regulations. (1) In advance of scheduled air or surface operations which, in the opinion of the enforcing agency, may be dangerous to watercraft,. appropriate warnings will be issued to navigation interests through official government and civilian channels or in such other manner as the District Engineer, U.S. Army Engineer District, Jacksonville, Florida, may direct. Such warnings will specify the location, type, time, and duration of operations, give such other pertinent information as may be required in the interests of safety, and state whether watercraft will be excluded from the zone of operations which is defined as that portion of a danger zone within which watercraft might be endangered by the operations in progress.
- (2) Watercraft shall not be prohibited from passing through a danger zone except when the operations being conducted are of such a nature that the exclusion of watercraft from the zone of operations is required in the interests of safety or for accomplishment of the mission, or is considered important to the national security.
- (3) When the warning to navigation interests states that watercraft will be excluded from the zone of operations, no vessel shall enter or remain in such area during the period the operations are in progress.
- (4) Aircraft and naval vessels conducting operations in a danger zone will exercise caution in order not to endanger watercraft. Operations which may be dangerous to watercraft will not be conducted without first ascertaining that the zone of operation is clear. Any vessel in the zone of operations will be warned to leave, and upon being so warned the vessel shall leave the zone of operations immediately.
- (5) The regulations in this section shall be enforced by the Commandant, Sixth Naval District, Charleston, S. C., and such agencies as he may designate.

(Sec. 4, 28 Stat. 362, as amended; 33 U.S.C. 1. Interpret or apply 40 Stat. 892; 33 U.S.C. 3)

- § 204.130 Choctawhatchee Bay, Aerial Gunnery Ranges, Air Proving Ground Center, Air Research and Development Command, Eglin Air Force Base, Fla.
  - (a) The danger zones.
- (1) Aerial gunnery range in west part of Choctawhatchee Bay. The waters of

Choctawhatchee Bay within an area described as follows: Beginning at a point on the west shore at latitude 30°28′30″, longitude 86°30′00″; thence southeasterly to latitude 30°25′30″, longitude 86°21′30″; thence southwesterly to a point on the south shore at latitude 30°23′30″, longitude 86°23′00″; thence northwesterly to a point on the south shore at latitude 30°24′00″, longitude 86°25′00″; and thence northwesterly to the point of beginning; excluding that part of the area included within the aerial gunnery range along the north shore of Choctawhatchee Bay (described in subparagraph (2) of this paragraph).

(2) Aerial gunnery range along north shore of Choctawhatchee Bay. The waters of Choctawhatchee Bay within an area described as follows: Beginning at a point in the waters of Choctawatchee Bay at latitude 30°26′00″, longitude 86°25′30″; thence north to the shore at longitude 86°25′30″; thence southeasterly and northeasterly along the shore to longitude 86°15′00″; thence south to latitude 30°26′29″, longitude 86°15′00″; thence southwesterly to latitude 30°26′12″, longitude 86°20′35″; thence north to latitude 30°26′57″, longitude 86°20′35″; thence southwesterly to the point of beginning.

(b) The regulations—(1) Aerial gunnery ranges. (i) The aerial gunnery range in the west part of Choctawhatchee Bay (described in paragraph (a) (1) of this section) may be used by watercraft except during periods when firing is conducted. During these periods, firing will be controlled by observation posts, and watercraft will be warned by patrol boats. During periods of firing, traverse of this area shall not be denied to regular cargo-carrying or passenger-carrying vessels or tows proceeding on established routes. In case any such vessel is within the area, the officer in charge of gunnery operations will cause the cessation or postponement of fire until the vessel has cleared that part of the area within the range of the weapons being used. The vessel shall proceed on its normal course and shall not delay its progress.

(ii) No vessel or other craft shall enter or remain within the aerial gunnery range along the north shore of Choctawhatchee Bay (described in paragraph (a) (2) of this section) at any time.

(2) Enforcing Agency. The regulations in this section shall be enforced by the Commander, Air Proving Ground Center, Eglin AFB, and such agencies as he may designate.

(Sec. 4, 28 Stat. 362, as amended; 33 U.S.C. 1. . Interpret or apply 40 Stat. 892; 33 U.S.C. 3)

- § 206.85 San Francisco Bay, San Pablo Bay, Carquinez Strait, Suisun Bay, New York Slough, San Joaquin River, Sacramento River, and their navigable tributaries and connecting waterways, Calif.; floating or drifting fish nets.
- (a) Fishing with nets is prohibited:
- (1) Within 1,000 feet of bridges wharves, docks, and steamboat landings.
- (2) Within 1,000 feet of vessels moored or anchored in established anchorage

grounds (described in § 202.224 of this chapter).

- (3) Within 1,000 feet of the junctions of interconnecting sloughs, cuts and canals.
- (4) In San Francisco Bay north of a line from the water tank at the Pacific Gas and Electric Company plant north of Hunter Point to the south jetty light, Oakland Inner Harbor.
- (5) In the southern part of the San Pablo Bay in an area bounded as follows: Beginning at Point San Pedro; thence northeasterly to and through the buoys marking the north side of the dredged channel across Pinole Shoal; thence to the western extremity of Dike No. 12 and along this dike to Mare Island; thence along the southerly shore of Mare Island and Dike No. 14 to the southern extremity of this dike; thence to the western extremity of Dike No. 9; thence to the northeast corner of the wharf at Selby: thence southwesterly along the 18-foot contour to Point San Pablo; thence to the point of beginning.
- (6) In the western part of San Pablo Bay in the channel between Point San Pedro and Bell Echo Board No. 2 marking the dredged channel to the mouth of Petaluma Creek, and in the channel to the mouth of Petaluma Creek.
- (7) In Mare Island Strait and Napa River downstream from the Sears Point Highway Bridge.
- (8) In any of the tidal waters lying upstream from Carquinez Bridge.
- (b) All nets floating or drifting with the tide or current, or attached to any craft, must be laid out from the bank toward the channel.
- (c) No nets shall be placed or allowed to move so as to cross more than one-half of the width of the navigable channel where it is 1,000 feet or less in width, nor more than two-thirds of the channel where it is over 1,000 feet in width.
- (d) While any net is in position, no other net shall be laid out within 1,000 feet of it from either shore.
- (e) Any net shall, upon the approach of any vessel desiring to pass, be so moved, or be so picked up and removed, as to permit the passage of the vessel without hindrance or delay.
- (f) Where vessels coming from opposite directions are about to meet in the vicinity of any net, or nets, every such net shall be so picked up and removed from the channel as to permit the passage of the vessels without hindrance or delay
- (g) The person operating a net shall securely attach to the corks at each end of such net and to the cork nearest the center thereof, copper tags showing in figures or letters not less than 1 inch in height, the number or name of his vessel.
- (h) A boat, with at least one man in it capable of controlling the net, shall be in constant attendance upon each net while it is laid out. Said attendant shall remain at all times in such position as will enable a ready removal of the net to permit the sc.fe passage of vessels without inconvenience or delay.
- (i) The end or ends of the net, not attached to a boat, shall be securely attached to a float, painted in red and white vertical stripes about 4 inches wide. The

float shall be large enough to display and shall display signals thereon in an upright position and 3 feet in the clear above the surface of the water, and described as follows:

- (1) At night a white light visible all around the horizon.
- (2) During daylight hours, a flag 18 inches wide by 24 inches long, the color to be solid red above a diagonal line extending from the lower corner on the staff to the upper outer corner, and solid white below that line.
- (j) Every vessel attending a net shall display on each side of the bow its registration number, in figures or letters not less than 9 inches high and 5 inches wide in lines 1½ inches wide, with a clear interval of 2½ inches between each letter and figure. These shall consist of white letters and figures on a black ground, or black letters and figures on a white ground. In case of a documented vessel, its name shall be similarly displayed.
- (k) Each boat attending a net shall display by day, in a position at least 4 feet in the clear above the highest portion of the boat, a flag 18 inches wide by 24 inches long as follows: A black flag when the net is between the vessel and the right-hand bank of the waterway looking downstream or seaward; a red flag when the net is between the vessel and the left-hand bank looking downstream or seaward; and a red flag in any case where, on account of interconnecting sloughs or ditches, uncertainty exists as to which is the right and which the left bank.
- (1) During the hours for the display of lights, each boat attending a net shall carry concealed from general view a red light and a green light. Upon the approach of any vessel, the boat shall promptly take its position at the end of the net, headed toward the net and in the general direction of its length, and shall display to the approaching vessel in sufficient time to prevent collision with the boat or running into the net, the light or lights which should be shown in the direction of the vessel under the United States rules for running lights on vessels (30 Stat. 96: 33 U.S. C. 172). The lights shall be shown in such manner as to make them visible, and so that the green light shall not be seen on the port side or the red light on the starboard side of the boat.
- (m) During fog or thick weather, the person in charge of a fishing boat shall, upon the approach of any vessel, give four short blasts of a fish horn, repeated at intervals, until the approaching vessel is in sight, after which the flag or light signals shall be given from the fishing boat to indicate on which side the approaching vessel should pass.
- (n) When fishing in an established anchorage ground, all nets shall be promptly picked up and removed upon the approach of any vessel desiring to moor or anchor therein.

(Sec. 10, 30 Stat. 1151; 33 U.S.C. 403)

#### § 207.128 York River, Va.; naval prohibited and restricted areas.

(a) The areas—(1) Naval mine service-testing area (prohibited). A rec-

tangular area surrounding Piers 1 and 2, Naval Mine Depot, beginning at a point on the shore line at latitude 37°15'07' N., longitude 76°32'18'' W.; thence to latitude 37°15'27'' N., longitude 37°15'27'' N., longitude 37°15'-05'' N., longitude 76°31'27'' W.; thence to a point on the shore line at latitude 37°14'51'' W., longitude 76°31'50'' W.; and thence along the shore line to the point of beginning.

(2) Naval mine service-testing area (restricted). A rectangular area adjacent to the northeast boundary of the prohibited area described in subparagraph (1) of this paragraph, beginning at latitude 37°16′00″ N. longitude 76°32′29″ W.; thence to latitude 37°16′23″ N., longitude 76°32′00″ W.; thence to latitude 37°15′27″ N., longitude 76°30′54″ W.; thence to latitude 37°15′27″ N., longitude 76°31′27″ W.; thence to latitude 37°15′27″ N., longitude 76°31′48″ W.; thence to latitude 37°15′24″ N., longitude 76°31′52″ W.; and thence to the point of beginning.

(3) Naval anchorage area (restricted). Between Tue Marshes Light and Yorktown, beginning at latitude 37°14′57″, longitude 76°23′03.5″, thence to latitude 37°14′27″, longitude 76°23′03″; thence to latitude 37°13′54″, longitude 76°25′-39″; thence to latitude 37°13′42.5″, longitude 76°27′40.5″; thence to latitude 37°14′11″, longitude 76°29′11.5″; thence to latitude 37°14′23″, longitude 76°29′15.5″; thence to latitude 37°14′23.″, longitude 76°25′-39″; and thence to the point of beginning including an Explosives-Handling Berth (Naval) partially within the limits of the naval anchorage covering a circular area of 600 yards radius with its center at latitude 37°13′-56″ N, longitude 76°28′48″ W.

(b) The regulations. (1) All vessels other than naval craft are forbidden to enter the prohibited area described in paragraph (a) (1) of this section,

- (2) Trawling, dragging, and net-fishing are prohibited, and no permanent obstructions may at any time be placed in the area described in paragraph (a) (2) of this section. Upon official notification, any vessel anchored in the area will be required to vacate the area during the actual mine-laying operation. Vessels entering the area during mine-laying operations by aircraft must proceed directly through the area without delay, except in case of emergency. Naval authorities are required to publish advance notice of mine-laying and/or retrieving operations scheduled to be carried on in the area, and during such published periods of operation, fishing or other aquatic activities are forbidden in the area. No vessel will be denied passage through the area at any time during either mine-laying or retrieving operations.
- (3) The naval anchorage and Explosives-Handling Berth described in paragraph (a) (3) of this section are reserved for the exclusive use of naval vessels and except in cases of emergency no other vessel shall anchor therein without the permission of local naval authorities, obtained through the Captain of the Port, U.S. Coast Guard, Norfolk, Virginia. There shall be no restriction on the

movement of vessels through the anchorage or the Explosives-Handling Berth.

- (7) Vessels shall not be anchored within 300 yards of the perimeter of the Explosives-Handling Berth when that berth is occupied by a vessel handling explosives.
- (8) The regulations of this section shall be enforced by the Commander, Naval Base, Norfolk, Virginia, and such agencies as he may designate.

(Sec. 4, 28 Stat. 362, as amended; 33 U.S.C. 1. Interprets or applies secs. 1-4, 40 Stat. 892, 893, as amended, sec. 1, 38 Stat. 800, as amended; 33 U.S.C. 3, 471)

- § 207.300 Ohio River, Mississippi River above Cairo, Ill.; and their tributaries; use, administration, and navigation.
- (a) Authority of lockmasters. The lockmaster shall be charged with the immediate control and management of the lock, and of the area set aside as the lock area, including the lock approach channels. He shall see that all laws, rules and regulations for the use of the lock and lock area are duly complied with, to which end he is authorized to give all necessary orders and directions in accordance therewith, both to employees of the Government and to any and every person within the limits of the lock or lock area, whether navigating the lock or not. No one shall cause any movement of any vessel, boat, or other floating thing in the lock or approaches except by or under the direction of the lockmaster or his assistants.

NOTE 1: Operation of Green River Lock 5 near Glenmore, and Lock 6 near Brownsville, Kentucky, has been discontinued.

NOTE 2: Operation of Little Kanawha River Lock 1 near Parkersburg, Lock 2 near Slate, Lock 3 near Elizabeth, Lock 4 near Palestine, and Lock 5 near Burning Springs, West Virginia, has been discontinued.

Note 3: The operation of Osage River Lock and Dam 1 near Osage City, Missouri, has

been discontinued.

NOTE 4: Operation of the 34 locks in the Illinois and Mississippi (Hennepin) Canal, including the feeder section, has been discontinued.

NOTE 5: The operation of Muskingum River Lock 2 near Devois, Lock 3 near Lowell, Lock 4 near Beverly, Lock 5 near Luke Chute, Lock 6 near Stockport, Lock 7 near McConnelisville, Lock 8 near Rokeby Lock, Lock 9 near Philo, Lock 10 near Zanesville, and Lock 11 near Ellis, Ohio, has been discontinued.

Note 6: Big Sandy River, W Va., and Ky., including Levisa and Tug Forks: Lock and Dam 1 near Catlettsburg, Ky., and movable dam of this structure is being operated for high water navigation only. Operation of the Lock has been discontinued. Operation of Lock and Dam 2 near Buchanan, Ky., Lock and Dam 3 near Fort Gay, W. Va., Lock and Dam 1 on Levisa Fork near Gallup, Ky., and Lock and Dam 1 on Tug Fork near Louisa, Ky., has been discontinued.

NOTE 7: Operation of Rough River Lock and Dam No. 1, near Hartford, Kentucky, has been discontinued.

(b) Precedence at locks. The vessel arriving first at a lock shall be first to lock through; but precedence shall be given to vessels belonging to the United States and to commercial vessels in the order named. Passenger boats shall have precedence over tows and like craft. Arrival posts or markers may be established ashore above or below the

locks. Vessels arriving at or opopsite such posts or markers will be considered as having arrived at the locks within the meaning of this paragraph.

- (c) Lockage of pleasure boats. The lockage of pleasure boats, house boats or like craft shall be expedited by locking them through with commercial craft (other than barges carrying petroleum products or highly hazardous materials) in order to utilize the capacity of the lock to its maximum. If, after the arrival of such craft, no separate or combined lockage can be accomplished within a reasonable time, not to exceed the time required for three other lockages, then separate lockage shall be made.
- (d) Order of lockage. Boats having any other craft in tow must accompany their tow through the lock whenever so directed by the lock master. Lock masters may require tows requiring two or more lockages to permit other craft to pass after each lockage.
- (e) Signals. Signals from vessels shall ordinarily be by whistle. Signals from locks to vessels shall be by whistle, or other sound device or by semaphore. or visual means. When whistle is used, long blasts of the whistle shall not exceed 10 seconds and short blasts of the whistle shall not exceed 3 seconds. Where a lock is not provided with a sound or a visual signal installation, the lock master will indicate by voice or by the wave of a hand or lantern when the vessel may enter or leave the lock. Vessels must approach the locks with caution and shall not enter nor leave the lock until signaled to do so by the lock master. The following lockage signals are prescribed:
- (1) Sound signals by means of a whistle. These signals apply at either a single lock or twin locks.
- (i) Vessels desiring lockage shall, on approaching a lock give the following signals at a distance of not more than 1 mile from the lock:
- (a) If a single lockage only is required: One long blast of the whistle followed by one short blast.
- (b) If a double lockage is required: One long blast of the whistle followed by two short blasts.
- (ii) When the lock is ready for entrance, the lock will give the following signals:
- (a) One long blast of the whistle indicates permission to enter the lock chamber in the case of a single lock or to enter the landward chamber in the case of twin locks.
- (b) Two long blasts of the whistle indicates permission to enter the riverward chamber in the case of twin locks.
- (iii) Permission to leave the locks will be indicated by the following signals given by the lock:
- (a) One short blast of the whistle indicates permission to leave the lock chamber in the case of a single lock or to leave the landward chamber in the case of twin locks.
- (b) Two short blasts of the whistle indicates permission to leave the riverward chamber in the case of twin locks,
- (iv) Four or more short blasts of the lock whistle delivered in rapid succession

will be used as a means of attracting attention, to indicate caution, and to signal danger. This signal will be used to attract the attention of the captain and crews of vessels using or approaching the lock or navigating in its vicinity and to indicate that something unusual involving danger or requiring special caution is happening or is about to take place. When this signal is given by the lock, the captains and crews of vessels in the vicinity shall immediately become on the alert to determine the reason for the signal and shall take the necessary steps to cope with the situation.

(2) Lock signal lights. At locks where density of traffic or other local conditions make it advisable, the sound signals from the lock will be supplemented by signal lights. Flashing lights (showing a onesecond flash followed by a two-second eclipse) will be located on or near each end of the land wall to control use of a single lock or of the landward lock of double locks. In addition, at double locks, interrupted flashing lights (showing a one-second flash, a one-second eclipse, and a one-second flash, followed by a three-second eclipse) will be located on or near each end of the intermediate wall to control use of the riverward lock. Navigation will be governed as follows:

Red Light. Lock cannot be made ready immediately. Vessel shall stand clear.

Amber Light. Lock is being made ready.

Amber Light. Lock is being made ready. Vessel may approach but under full control. Green Light. Lock is ready for entrance.

Note: During the conversion period required to install flashing red, amber, and green lights, the following signal lights may continue to be used at some locks: A flashing green light located on or near each end of the land wall to indicate that a single lock or the landward lock of double locks is ready for entrance. In addition, at double locks, a flashing amber light located on or near each end of the intermediate wall to indicate that the riverward lock is ready for entrance.

- (f) Stations while awaiting lockage. Descending boats while awaiting their turn to enter a lock shall lie at least 400 feet above the lock and shall leave sufficient room for the passage of boats leaving the lock or those having precedence in entering. Ascending boats while waiting their turn to enter shall either tie up sufficiently far below the lock or keep out far enough to give free passage to a boat entering or leaving the lock.
- (g) Rafts. Rafts to be locked through shall be moored in such manner as not to obstruct the entrance of the lock, and the sections for locking shall be brought to the lock as directed by the lockmaster in charge. After passing the lock the sections shall be reassembled at such distance beyond the lock as not to interfere with boats privileged to pass through.
- (h) Entrance to and exit from locks. Ir case two or more boats or tows are to enter for the same lockage, their order of entry shall be determined by the lockraster. Except as directed by the lockmaster, no boat shall pass another in the lock. The boat that enters first shall have precedence in exit.
- (i) Protection of lock gates. In no case will boats be permitted to enter or leave the locks until directed to do so by

the lockmaster. Boats shall not be permitted to enter or start to leave until the lock gates are at rest within the gate recesses.

- (j) Draft of vessels. No vessel shall attempt to enter a lock unless its draft is at least 3 inches less than the least depth of water over the guard sills, or over the gate sills if there he no guard sills. Information concerning controlling depth over sills can be obtained from the lockmaster at each lock or by inquiry at the office of the district engineer of the district in which the lock is located.
- (k) Mooring-(1) At locks. All vessels when in the locks shall be moored as directed by the lock master. Steamboats and other craft in general shall be moored with bow, stern, and spring lines to the snubbing posts provided for that purpose, and in the case of a towboat accompanying the tow during a lockage a line attached to a capstan shall be used and kept taut, when directed by the lock master, to prevent the tow from running in the lock chamber Tying to lock ladders is strictly prohibited. Mooring of unattended or nonpropelled vessels or small craft at the upper or lower channel approaches will not be permitted within 1.200 feet of the lock.
- (2) Outside of locks. The public necessity requires, for the protection of life and property, that no vessel or other craft shall be moored to railroad tracks, to river banks in the vicinity of railroad tracks where such mooring threatens the safety of equipment using such tracks, to telephone or power poles, or to bridges or similar structures.
- (1) Unnecessary delay at locks. Masters and pilots must use every precaution to prevent unnecessary delay in entering or leaving locks. Vessels failing to enter locks with reasonable promptness when signaled to do so shall lose their turn. Boats arriving at the locks with their tows in such shape as to impede lockage shall lose their turn. Leaking boats may be excluded from the locks until they have been put in such condition that it is, in the opinion of the lockmaster, safe to pass them through.
- (m) Damage to locks or other structures. This section shall not affect the liability of the owners and operators of floating craft for any damage caused by their operations to locks or other structures. The sides of all craft passing through any lock shall be free from projections of any kind which might injure the lock walls. Steamboats shall be provided with suitable fenders. One or more men as the lockmaster may direct shall be kept at the head of every tow until it has cleared the lock and guide walls to protect the walls by the use of fenders.
- (n) Handling machinery. At locks provided with power no one but employees of the United States will be permitted to move any valve, gate, or other lock machinery. At locks operated by hand the valves, gates, or other lock machinery will be operated only by or under the direction of employees of the United States. Tampering or meddling with the machinery or other parts of the lock is strictly forbidden.

- (o) Refuse in locks. The placing of ashes, refuse, or obstructions of any kind in the locks or on the walls thereof or in the canals or on the banks of canals is prohibited. The passing of coal from barges or flats while in the locks is prohibited.
- (p) Damage to construction work. To avoid damage to plant and structures connected with the construction or repair of locks and dams, essels passing structures in the process of construction or repair shall reduce their speed and navigate with special caution while in the vicinity of such work.
- (q) Trespass on lock property. Trespass on locks or dams or other United States property pertaining to the locks or dams is strictly prohibited. Parties committing any injury to the locks or dams or to any part thereof will be responsible therefor. Any person committing a willful injury to any United States property will be prosecuted. No fishing will be permitted from lock walls, guide walls, or guard walls of any lock.
- (r) Commercial statistics. Masters of vessels shall furnish in writing to lock masters such statistics of passengers and cargo carried as may be required.
- (s) Flood. Vessels navigating these waters at flood stages, when passing habitations or other structures, partially or wholly submerged and subject to damage from wave action, shall proceed slowly and keep as far away from such structures as circumstances permit, and shall also proceed slowly when passing close to levees.
- (t) Passing movable dams. When a dam is being raised or lowered all passing craft must use the lock until signaled that the pass is clear. Vessels desiring to wait to use the pass must remain above the head of the lock.
- (u) Approach to movable dams. When dams are up all vessels in the upper pools not intending to enter locks are forbidden to approach nearer to the dams than a line extending across the river from the head of the upper guide wall unless authorized to do so by the lock master.
- (v) Navigation lights for use of all locks and dams except on the Little Kanawha, Big Sandy, Muskingum, Kentucky, Barren, Rough and Green (Locks No. 3-6) Rivers, and the Illinois and Mississippi Canal. (1) (i) At locks at all fixed dams and at locks at all movable dams when the dams are up so that there is no navigable pass through the dam, the following navigation lights will be displayed during hours of darkness:
- (a) Three green lights visible through an arc of 360° arranged in a vertical line on the upstream end of the river (guard) wall unless the intermediate wall extends farther upstream. In the latter case, the lights will be placed on the upstream end of the intermediate wall.
- (b) Two green lights visible through an arc of 360° arranged in a vertical line on the downstream end of the river (guard) wall unless the intermediate wall extends farther downstream. In the latter case, the lights will be placed on the downstream end of the intermediate wall.

- (c) A single red light visible through an arc of 360° on each end (upstream and downstream) of the land (guide) wall.
- (d) At Locks No. 1 and 2, Green River, when the locks are not in operation because of high river stages, a single red light will be visible through an arc of 360° on each end (upstream and downstream) of the lock river (guard) wall at which time the lights referred to in (a), (b), and (c) of this subdivision, will not be visible.
- (ii) If one or more bear traps or weirs are open or partially open, which may cause a set in current conditions at the upper approach to the locks, this fact will be indicated by displaying a circular disk 5 feet in diameter, on or near the light support on the upstream end of the land (guide) wall during the hours of daylight, and will be indicated during hours of darkness by displaying a white (amber) light vertically under and 5 feet below the red light on the upstream end of the land (guide) wall.
- (2) At movable dams when the dam has been lowered or partly lowered so that there is an unobstructed navigable pass through the dam, the navigation lights indicated below will be displayed during hours of darkness until lock walls and weir piers are awash.
- (i) Three red lights visible through an arc of 360° arranged in a vertical line on the upstream end of the river (guard) wall.
- (ii) Two red lights visible through an arc of 360° arranged in a vertical line on the downstream end of the river (guard) wall.
- (iii) A single red light visible through an arc of 360° on each end (upstream and downstream) of the land (guide) wall.
- After lock walls and weir piers are awash they will be marked as prescribed in paragraph (x) of this section.
- (w) Navigation lights for use at locks and dams on Little Kanawha, Big Sandy, Muskingum, Kentucky, Barren, Rough, and Green (Locks No. 3-6) Rivers, and the Illinois and Mississippi Canal. A single red light visible through an arc of 360° shall be displayed during hours of darkness at each end of the river wall or extending guard structures until these structures are awash.
- NOTE: Locks which have been closed to navigation are listed in the footnotes to paragraph (a) of this section.
- (x) Buoys at movable dams. Whenever the river (guard) wall of the lock and any portion of the dam are awash, and until covered by a depth of water equal to the project depth, the limits of the navigable pass through the dam will be marked by buoys at the upstream and downstream ends of the river (guard) wall, and by a single buoy over the end, or ends, of the portion or portions of the dam adjacent to the navigable pass over which project depth is not available. A red nun-type buoy will be used for such structures located on the left-hand side (facing downstream) of the river and a black can-type buoy for such structures located on the right-

hand side (facing downstream) of the river, buoys to be lighted if practicable.

(2) Where powerhouses or other substantial structures projecting considerably above the level of the lock wall are located on the river (guard) wall a single red light located on top of one of these structures may be used instead of river wall buoys prescribed in subparagraph (1) of this paragraph until these structures are awash, after which they will be marked by a buoy of appropriate type and color (red nun or black can buoy) until covered by a depth of water equal to the project depth, buoys to be lighted if practicable.

(y) Vessels to carry regulations. A copy of the regulations in this section shall be kept at all times on board each vessel regularly engaged in navigating the rivers to which these regulations apply. Copies may be obtained from any of the lock offices on request.

(z) Special regulations applicable to Ohio River below mouth of Cache River; Ill. Except in case of great emergency. no vessel or craft shall anchor over revetted banks of the river, and no floating plant other than launches and similar small craft shall land against banks protected by revetment except at regular commercial landings. In all cases, every precaution to avoid damage to the revetment works shall be exercised. The construction of log rafts along mattressed or paved banks or the tying up and landing of log rafts against such banks shall be performed in such a manner as to cause no damage to the mattress work or bank paving. Generally, mattress work extends out into the river 600 feet from the low water line. Information as to the location of revetted areas may be obtained from, and will be published from time to time by, the President, Mississippi River Commission. Vicksburg, Mississippi.

(Sec. 4, 28 Stat. 362, as amended; 33 U.S.C. 1)

§ 207.640 San Francisco Bay, San Pablo Bay, Carquinez Strait, Suisun Bay, San Joaquin River, and connecting waters, Calif.

(a) San Francisco Bay north of Alcatraz Island; submarine operating area-(1) The area. Bounded as follows: North boundary, latitude 37°50'-38"; east boundary, longitude 122°25'-00"; south boundary, latitude 37°50'00"; west boundary, longitude 122°26'10";

(2) The regulations. Prior notification of the dates and times of all operations will be made by local notice to mariners. A patrol boat will direct the movement of vessels passing in the vicinity of the operating area by means of signal light and loud hailer. Vessels traversing this area shall be alert and comply with the orders of the patrol The regulations in this paragraph shall be enforced by the Commandant, Twelfth Naval District, and such agencies as he may designate.

(b) San Francisco Bay in the vicinity of Alcatraz Island; restricted area—(1) The area. All waters within 200 yards of the shore of Alcatraz Island.

(2) The regulations. The use or navigation of the waters within this area by

controlled and operated by the United States Government is prohibited unless authorized by an officer of the Department of Justice empowered by the Attorney General of the United States to grant such authority.

(c) San Francisco Bay in vicinity of Hunters Point; naval restricted area-(1) The area. Bounded by the shore of the San Francisco Naval Shipyard and the following lines: Beginning at a point on the northerly shore of the Shipvard bearing 292°40′, 950 yards, from Hunters Point Light; thence 35°27', 730 yards to the U.S. Pierhead Line; thence 142° 55', 1,300 yards, along the Pierhead Line; thence 180°, 2,450 yards, to the San Francisco-San Mateo County Line; thence 270°, 430 yards, along the County Line; thence 305° 27', 1,313 yards, to and along the southwesterly side of South Basin; and thence due north, 413 yards, to the southwesterly shore of the Shipvard.

Nors: All bearings in this section are referred to true meridian.

(2) The regulations. No vessel or other craft, except vessels of the United States Government or vessels duly authorized by the Commander, San Francisco Naval Shipyard, shall navigate, anchor, or moor in this area.

(d) San Francisco Bay at South San Francisco; seaplane restricted area—(1) The area. Bounded by the westerly shore of South San Francisco Bay and the following lines: Beginning at a point on shore bearing 152°30', 1,750 yards, from Aviation Beacon "Aero" at San Francisco Airport; thence to points which are the following bearings and distances from Aviation Beacon "Aero"; 99°30', 9,070 yards; 81°30', 6,530 yards; 41°30', 6,100 yards; and 347°30', 3,400 yards.

(2) The regulations. No surface watercraft shall be operated or anchored in this area except by specific permission of the Commanding Officer, Coast Guard Air Station, South San Francisco. Persons desiring to navigate vessels across the area shall give advice of their intention to do so and make request to the Commanding Officer not less than four hours in advance of the time they desire to take the vessel across the area.

(e) San Francisco Bay; seaplane restricted area, Naval Air Station, Alameda-(1) The seaplane restricted area. The waters of San Francisco Bay south of the Naval Air Station, Alameda, bounded on the north by the breakwater and turning basin at the Naval Air Station, and a line from Air Station Channel Lighted Buoy 6 to Air Station Channel Entrance Lighted Buoy 2; bounded on the west, south, and east by lines connecting Air Station Channel Entrance Lighted Buoy 2 and points which are the following bearings and distances from Hunters Point Light: 17°, 4,050 yards; 85°, 5,300 yards; 86°, 7,075 yards; 73°, 9,160 yards; and 70° 30', 9,300 yards; and bounded on the northeast by a line running from the last-described point 299° to the breakwater.

(2) The take-off zone. The area in San Francisco Bay southeast of the any vessel or craft other than vessels - southeast boundary of General Anchor-

age 8 (described in § 202.224 (a) of this chapter); north of the north boundary of General Anchorage 9 (described in § 202.224 (a) of this chapter); northwest of the seaplane restricted area described in subparagraph (1) of this paragraph; and southwest of the southwest boundary of General Anchorage 9-A (described in § 202.224 (a) of this chapter).

(3) The regulations. (i) Except as provided in subdivision (ii) of this subparagraph, no surface watercraft shall be operated or anchored in the seaplane restricted area except those attendant upon seaplane operations of the United States Navy or such other watercraft as have been given specific permission by

the enforcing agency.

(ii) Surface watercraft may pass through the northerly part of the seaplane restricted area in a channel-way 800 feet wide adjacent to the southerly side of the breakwater protecting the turning basin at the Naval Air Station, turning at the western end of the breakwater, in a northwesterly direction, and connecting with the channel to the Craft navigating this turning basin. channel-way shall pass directly through and shall obey such verbal instructions regarding passage as may be given from the naval surface vessel patrolling the seadrome restricted area.

(iii) Vessels entering the take-off zone shall proceed through as necessary without delay. This area shall not be used for such purposes as drills, swinging ship, or other operations which would delay the vessel beyond the time required for normal transit. The enforcing agency may make exceptions to the provisions of this subparagraph if seaplane

operations permit.

(iv) The regulations in this paragraph shall be enforced by the Commander, Naval Air Station, Alameda, and such agencies as he may designate.

(f) San Francisco Bay and Oakland Inner Harbor; restricted areas in vicinity of Naval Air Station, Alameda—(1) The areas. (i) The waters of San Francisco Bay within 100 yards of the Naval Air Station, Alameda.

(ii) The waters of the entrance channel to Oakland Inner Harbor (San Antonio Estuary) between the westerly end of the rock wall on the south side of the channel and the easterly boundary of the Naval Air Station.

(2) The regulations. (i) No vessel or other craft, except vessels of the United States Government or vessels duly authorized by the Commandant, United States Naval Air Station, Alameda, shall navigate, anchor, or moor in the area described in subparagraph (1) (i) of this paragraph.

(ii) No vessel without special authority from the Commander, Twelfth Coast Guard District, shall lie, anchor, or moor in the area described in subparagraph (1) (ii) of this paragraph. Vessels may proceed through the entrance channel in process of ordinary navigation or may moor alongside wharves on the Oakland side of the channel.

(g) Oakland Harbor in vicinity of Naval Supply Center, Oakland; navigation. (1) All vessels over 1,000 tons displacement, bound for the Naval Supply Center, Oakland, shall use a qualified pilot regularly licensed for the waters of Oakland Harbor.

(2) All vessels over 1,000 tons displacement, bound for Naval Supply Center, Oakland, shall, before navigating the entrance channel, receive a signal that the channel is clear. Signals will be displayed on top of a signal tower which is located on top of a transit shed on the westerly end of Pier 4, Naval Supply Center. The signals are as follows:

(i) Clear channel. A black ball displayed from yard arm on top of signal tower between sunrise and sunset, and a green light displayed from the top of

signal tower at night.

(ii) Foul channel. A red light displayed on top of signal tower during daylight and at night with the following meanings:

One flash each 15 seconds—channel will be clear in less than 1 hour.

Two flashes each 15 seconds—channel will be foul for 1 to 3 hours.

Three flashes each 15 seconds—channel will be foul for 3 or more hours.

- (h) San Francisco Bay between Treasure Island and Yerba Buena Island; naval restricted area—(1) The area. All the water of the cove bounded by the south shore of Treasure Island, the north shore of Yerba Buena Island, and the connecting causeway, west of a line extending from the southeast corner of the most southerly of the four finger piers along the east side of Treasure Island, at about latitude 37°49′11″, longitude 122°21′40″, approximately 153°20′ to the northeasterly point of Yerba Buena Island, at about latitude 37°48′55″ longitude 122°21′30″.
- 37°48'55'', longitude 122°21'30''.

  (2) The regulations. No vessel or other craft, except vessels owned or operated by the United States Government or vessels duly authorized by the Commanding Officer, Naval Station, Treasure Island, shall enter the restricted area.
- (i) San Francisco Bay adjacent to northeast corner of Treasure Island; naval restricted area—(1) The area. Beginning at the intersection of Pier 21 and the bulkhead line, thence north-westerly along the bulkhead to the northernmost point of Treasure Island; thence 288° true, 290 yards; thence 26° true, 475 yards; thence 115° 30′ true, 520 yards; thence 152° true, 500 yards to Pier 21; thence along the pier to the point of beginning.

(2) The regulations. No vessels, except those engaged in naval operations, shall lie, anchor, moor or unnecessarily delay in the area. Vessels may pass through the area in the process of ordinary navigation except as directed by patrol boats. The regulations in this paragraph shall be enforced by the Commandant, Twelfth Naval District, and such agencies as he may designate.

(j) San Francisco Bay in vicinity of Naval Fuel Annex, Molate Point; restricted area—(1) The area. Bounded by the easterly shore of upper San Francisco Bay and the following lines: Beginning at a point on shore bearing 17°, 800 yards, from "Tree" at Molate Point; thence 270°, 870 yards; thence 180°,

1,100 yards; and thence  $123^{\circ}$  to the shore.

- (2) The regulations. Vessels not operating under supervision of the local military or naval authority or public vessels of the United States shall not enter this area except by specific permission of the Commander, Twelfth Coast Guard District.
- (k) Pinole Shoal Channel, San Pablo Bay; use, administration, and navigation. (1) The use of Pinole Shoal Channel is reserved for navigation of vessels of greater draft than 20 feet or by towboats with tows drawing more than 20 feet. Vessels operated by either sail or power and tows drawing less than 20 feet are not permitted to use this channel or to cross it at any point between San Pablo Bay Lighted Buoy 5 and San Pablo Bay Lighted Bell Buoy 13.
- (2) Vessels permitted to use Pinole Shoal Channel under subparagraph (1) of this paragraph shall proceed through the channel at a reasonable speed so as not to endanger other vessels or interfere with any work which may become necessary in maintaining, surveying, or buoying the channel, and they shall not anchor in the channel, except in cases of emergency such as fog or accident which would render progress unsafe or impossible.
- (3) This paragraph shall not be construed as prohibiting any necessary use of the channel by any Government boats while on Government duty, or in emergencies by pilot boats, whether steam or sail, or by police boats, or by the vessels of passenger steamship lines operated on regular schedules.
- (1) San Pablo Bay, Carquinez Strait, and Mare Island Strait in vicinity of U. S. Naval Shipyard, Mare Island; restricted area—(1) The area. The waters of San Pablo Bay, Carquinez Strait, and Mare Island Strait, within 100 yards of the shore of that part of the Navy Yard, Mare Island, south of the causeway between the City of Vallejo and Mare Island and extending continuously therefrom southeasterly, southwesterly, and northwesterly around the Navy Yard to its northwesterly limit on the waters of San Pablo Bay, and the waters within 50 yards of any part of the berthing piers at the Navy Yard.
- (2) The regulations. No vessel or other craft, except vessels of the United States Government or vessels duly authorized by the Commandant, U. S. Navy Yard, Mare Island, shall navigate, anchor or moor in this area.
- (m) Carquinez Strait in vicinity of Benicia Arsenal, Benicia; restricted area—(1) The area. Within 100 yards of the shore or of the wharf at the Benicia Arsenal.
- (2) The regulations. No vessel or other craft, except vessels of the United States Government or vessels duly authorized by the Commander, Twelfth Coast Guard District, shall enter this area.
- (n) Suisun Bay at Port Chicago; naval magazine restricted area—(1) The area. Beginning at a point on the shore and on the easterly side of the mouth of a small slough bearing 98° 30′, 2,133

yards, from Point Edith Light; thence 340° 30′, 400 yards, to the high water shore line of the most southerly of Seal Islands; thence 60° 30′, 2,050 yards; thence 83° 30′, 866 yards; thence 102° 30′, 2,000 yards; thence 98°, 1,365 yards; thence 180°, 400 yards, to the high water shore line; thence following the high water shore line in a general southwesterly direction to the point of beginning.

(2) The regulations. Vessels not operating under the supervision of the local military or naval authority shall not enter this area except by specific permission of the Commander, Twelfth

Coast Guard District.

- (o) San Joaquin River Deep Water Channel between Suisun Bay and the easterly end of the channel at Stockton; use, administration, and navigation—(1) Maximum speed. The maximum speed for all ocean-going craft shall not exceed 10 miles per hour above the lower end of New York Slough, seven miles per hour above Criminal Point, or five miles per hour while passing any wharf, dock, or moored craft. As used in this subparagraph, the speed of a vessel when navigating with the current shall be its rate of movement in excess of the velocity of the current.
- (2) Passing. All craft passing other boats, barges, scows, etc., in motion, moored or anchored, shall slow down and take every necessary precaution to avoid damage.
- (3) Right of way. (i) United States dredges, tugs, launches, derrick boats, and similar plant of contractors executing river and harbor improvement work for the United States, and displaying the signals prescribed by the regulations contained in Part 201 of this chapter shall have the right of way and other craft shall exercise special caution to avoid interference with the work on which the plant is engaged. Dredges, whether Federal or contractors' plant, working the channel must, however, take special care to give ocean-going vessels sufficient room for passing, and must lift both spuds and the ladder, and pull clear, if an adequate width of clear channelway cannot otherwise be provided. Ocean-going vessels may show at the masthead a black ball not more than 20 inches in diameter as a signal to the dredge, and may also blow five long blasts of the whistle when within reasonable hearing distance of the dredge, such signal to be followed at the proper time by the passing signal described in the local pilot rules. The dredge shall promptly acknowledge both signals in the usual manner.
- (ii) Light-draft vessels when meeting or being overtaken by ocean-going vessels, shall give the right of way to such vessels by making use of the shallower portions of the waterway.
- (iii) Rafts and tows must promptly give the channel side demanded upon proper signal by a vessel, and must be handled in such a manner as not to obstruct or interfere with the free use of the waterway by other craft.
- (4) Collisions. (i) Ocean-going vessels in collision in the channel or turning basin must, if still afloat and in a condition making anchorage necessary, be

immediately removed to an approved anchorage ground, or if in such condition that beaching is necessary, they shall be temporarily beached on the northwest side of Mandeville Island or in the Old River.

(ii) Light-draft vessels suffering collision shall be disposed of as directed by the District Engineer, Corps of Engineers, or his authorized representative.

(5) Wrecks. In no case following accidents of fire or collision will a vessel be allowed to remain either anchored or grounded in the channel, or beached at any place where it endangers\_other vessels, while settlement is pending with the underwriters.

(6) Other laws and regulations. In all other respects, the existing Federal laws and rules and regulations affecting navigable waters of the United States will govern in this channel.

(Sec. 4, 28 Stat. 362, as amended; 33 U.S.C. 1)

#### § 207.750 Puget Sound Area, Wash.

(a) Strait of Juan de Fuca, eastern end; naval restricted area—(1) The area. Off the westerly shore of Whidbey Island, shoreward of a line extending from West Point 270°, approximately 1.9 miles, to Lawson Reef Bell Buoy; thence approximately 222°, 6.3 miles to Minor Island Light; thence 162°, 6.3 miles to Point Partridge on the westerly shore of Whidbey Island at approximately latitude 48°13'30". Sector A, within the area, lies shoreward of a line extending from West Point 270° approximately 1.9 miles to Lawson Reef Bell Buoy; thence approximately 222° and 900 yards; thence approximately 143° and 6,300 yards to Whidbey Island. Sector B, within the area lies shoreward of a line beginning on the westerly shore of Whidbey Island about 88.5° and 9,600 yards from Minor Island Light; thence 300° and 1,050 yards; thence 216° and 3,400 yards; thence 128° and about 1,300 yards to the shore of Whidbey Island.

(2) The regulations. Except as modified for Sectors A and B, the area is open to transit except from noon to 4:30 p.m. on week days. Sector B is open to transit except from 8:00 a.m. to 4:30 p.m. on week days. No vessels other than naval vessels shall enter the area or navigate therein at times other than those stated without permission of the Commandant, Thirteenth Naval District, or his authorized representative. Until further notice from the Commandant, Sector A is open to transit at all times.

(b) Oak Harbor and Crescent Harbor, Whidbey Island; naval restricted area—
(1) The area. Beginning at Point Polnell at N. latitude 48°16'21" and W. longitude 122°33'27"; thence approximately 179°, 1.3 miles through the Point Polnell buoy to N. latitude 48°15' and W. longitude 122°33'24"; thence approximately 239°, 1.3 miles to N. latitude 48°14'24" and W. longitude 122°35'; thence approximately 272°, 1.8 miles to N. latitude 48°14'30" and W. longitude 122°37'42"; thence approximately 338°, 1.7 miles to the navigation light at N. latitude 48°16'06" and W. longitude 122°38'37"; thence approximately 332°, 0.6 miles to the navigation light at N. latitude 48°16'40" and W. longitude

122°39'03"; thence approximately 44°, 0.9 miles to the shore of Oak Harbor; thence along the high water line of Oak Harbor, Forbes Point and Crescent Harbor to the point of beginning.

(2) The regulations. No vessel shall enter this area or navigate therein without permission of the Commandant, Thirteenth Naval District, or his authorized representative.

(c) Admiralty Inlet, entrance; naval restricted area—(1) The area. Beginning at Point Wilson Light thence southwesterly along the coast line to latitude 48°07' N.; thence northwesterly to a point at latitude 48°15' N. longitude 123°00' W.; thence due east to Whidbey Island; thence southerly along the coast line to latitude 48°12.5' N.; thence southerly to the point of beginning.

(2) The regulations. (i) Use of any equipment such as anchors, fishing gear, graphels, etc., which may foul underwater installations within the restricted area, is prohibited. Dumping of any non-buoyant objects in this area is prohibited.

(ii) The regulations of this paragraph shall be enforced by the Commandant, Thirteenth Naval District, or his duly

appointed representative.

(d) Waterway connecting Port Townsend and Oak Bay; use, administration, and navigation—(1) Works to which regulations apply. The "canal grounds" when used in this paragraph shall mean that area between the south end of the jetties in Oak Bay and the northerly end of the dredge channel approximately 400 yards northwest of Port Townsend Canal Light. The "canal" is the water lying between these limits and the banks containing the same.

(2) Speed. The speed limit within the canal grounds shall not exceed five miles per hour.

(3) Signals. All boats desiring to use the canal shall give one long and one short whistle. Southbound boats shall sound the signal within 600 yards of Port Townsend Canal Light. Northbound boats shall sound this signal at least 500 feet south from the end of the jetties in Oak Bay. If no other boat answers the signal the first boat shall have the right of way through the canal. Any approaching boat that is in the canal shall answer by giving the same signal and the first boat shall not enter the canal until the second boat shall have passed through the canal. In the case of boats going in the same direction the boat which is in the canal shall not answer the signal of the boat desiring to enter.

(4) Passing. Steamers shall not under any circumstances attempt to pass each other in the canal, either when going in the same or opposite directions.

(5) Anchoring. No steamers or boats shall anchor or tie up within the canal grounds unless they are well over on the tide flats to the west of the dredged channel, and off the right of way belonging to the United States.

(6) Tows. No tow shall enter or pass through the canal with a towline more than 200 feet in length.

(7) Statistics. At the end of each month masters or clerks of vessels or

boats that have used the canal during the month shall report to the District Engineer, U.S. Army Engineer District, Seattle, upon prescribed forms, a statement of passengers, freight, and registered tonnage, and such other statistical information as may be required by the blank forms which are issued to them for that purpose.

(8) Trading, landing, etc. No business, loading, or landing of freight or baggage will be allowed on or over the

canal piers or bulkheads.

(9) Refuse. No person shall throw material of any kind into the canal.

(10) Delaying traffic. No person shall cause or permit any vessel or boat of which he is in charge, or on which he is employed, to obstruct the canal in any way or delay in passing through it.

(11) Obstructions. On the canal's being obstructed by a vessel, raft, or other craft, by sinking, grounding, or otherwise, the District Engineer, Seattle, shall be notified by telephone or telegraph as soon as possible by the person in charge of the obstructing vessel, raft, or craft.

(e) Hood Canal, Bangor; naval restricted area—(1) The area. All waters within 500 yards of the Navy pier and mooring buoys Nos. 1, 2, 3, and 4, lying southerly thereof, and all remaining waters along the easterly shore of Hood Canal within 200 feet of the high water line between latitude 47°46′20″ and latitude 47°43′28″. The buoys are located in the following positions: Buoy No. 1, latitude 47°44′37.5″, longitude 122°43′49″; buoy No. 2, latitude 47°44′32″, longitude 122°44′03″; buoy No. 4, latitude 122°44′03″; buoy No. 4, latitude 47°44′25.5″, longitude 122°44′10″.

(2) The regulations. No vessel shall enter this area without permission from the Commandant, Thirteenth Naval District, or his authorized representative.

(f) Puget Sound, Point Jefferson; naval restricted area—(1) The area. Shoreward of a line beginning at a point on shore about 340° and 480 yards from the Navy dock between Point Jefferson and President Point; thence about 90° and 1,000 yards to Buoy A; thence about 103° and 950 yards to Buoy B; thence about 195° and 2,000 yards to Buoy C: thence about 283° and 950 yards to Buoy D; thence about 283° and 850 yards to Point Jefferson. A small boat fairway has been established within the area and is bounded by a line beginning at a point on shore about 340° and 480 yards from the Navy dock between Point Jefferson and President Point; thence about 90° and 1,000 yards to Buoy A; thence about 195° and 2,000 yards to Buoy D; thence about 283° and 850 yards to Point Jefferson; thence about 51° and 1.050 yards; thence about 335° and 1,200 yards to shore.

(2) The regulations. (1) Except as modified for the small boat fairway, no vessel shall enter or navigate within the area without permission from the enforcing agency. Whenever the degaussing ranges are not in actual operation, the small boat fairway will be open to small boats and pleasure craft, but is

closed at all times to other vessels and tows, fishing, and anchoring. Flashing red lights directed toward the northern and southern entrances to this fairway are mounted on the dock and at Range "B" respectively. When energized, these lights indicate that the small boat fairway is closed to transit.

(ii) The regulations in this paragraph shall be enforced by the Commandant, Thirteenth Naval District, and such

agencies as he may designate.

(g) Lake Washington Ship Canal; use, administration, and navigation—
(1) Definitions. The term "canal" as used in the regulations in this paragraph shall include the water area in the locks and the channel and adjacent waters from a point 5,500 feet northwest of the Great Northern Railway Company bridge to the east end of the channel opposite Webster Point, Lake Washington. The term "canal grounds" shall include all grounds set aside for the use of the canal or occupied in its construction.

(2) Supervision. The caral and all its appurtenances shall be in charge of the District Engineer, U.S. Army Engineer District, Seattle. The District Engineer will detail as many assistants as may be necessary for the efficient operation of the canal and the enforcement of the regulations in this paragraph. The movement of all vessels and other floating things in the canal and approaches thereto shall be under the direction of the District Engineer and his authorized assistants. All orders given under the regulations to any master or person in charge of any vessel, raft, or other watercraft by the District Engineer or his authorized assistants, either in person or through any canal operative, shall be acknowledged and obeyed. Failure to see, understand, or comply with signals or instructions shall constitute a violation of the regulations. Any person refusing to comply with the regulations or any orders given in pursuance thereof may be denied the privileges of the canal or canal grounds.

(3) Speed. To avoid damage to other vessels and to property along the shores, all vessels shall proceed at reduced speed

in the canal as fellows:

(i) From the west entrance of the Lake Washington Ship Canal to the western end of the west guide pier of the Hiram M. Chittenden Locks, and from the east end of the easternmost guide pier of said Locks to the white flashing dolphin located south of Webster Point on Lake Washington, including all of Salmon Bay, Lake Union, Portage Bay, and Union Bay, it shall be unlawful for any person to operate any watercraft or vessel at a speed in excess of 7 nautical miles per hour within 200 feet of any shoreline, pier, restricted area or shore installation.

(ii) From the western end of the aforesaid west guide pier to the eastern end of the aforesaid east guide pier at said Locks, it shall be unlawful for any person to operate any watercraft or vessel at a speed in excess of 4 nautical miles per hour.

Note: Signs are located along the canal to indicate permissible speeds.

(4) Traffic signal lights. In addition to the lock signal lights described in subparagraph (5) (ii) of this paragraph. a red light, and a green light are installed on the west side of the Ballard Bridge, on the east side of the Fremont Bridge, 1,000 feet west of the Montlake Bridge, and 1,000 feet east of the Montlake Bridge, for the guidance of vessels approaching the sections of the canal between Salmon Bay and Lake Union and between Lake Union and Lake Washington, respectively. Vessels of 300 gross tons and over and all vessels with tows, except as hereinafter provided, shall not pass the red lights. The green lights will indicate that vessels may proceed. Vessels of less than 300 gross tons without tows may disregard these signals, but they shall travel at very slow speed when passing other vessels. Vessels of 300 gross tons and over and vessels with tows, except logs, whose destination is between the Ballard Bridge and the Northern Pacific Railway Company bridge, may pass the red signals on the Ballard Bridge: Provided. such passage will not interfere with approaching traffic from Lake Union.

(5) Approaching and passing through locks—(1) Signals for locks. Vessels with tows desiring to use the locks shall so indicate by two long and three short blasts of a whistle, horn, or megaphone. All other vessels desiring to use the locks shall so indicate by two long and two short blasts.

Note: The term "long blasts" means blasts of four seconds' duration, and the term "short blasts" means blasts of one second's duration. Signals for the opening of drawbridges are prescribed in § 203.795 of this chapter.

(ii) Lock signal lights. Red and green signal lights are installed on the guide pier west of the Great Northern Railway Company bridge below the locks. green light will indicate to vessels bound for the large lock that the lock has been made ready. If the red light is burning, vessels bound for the large lock shall moor at the pier. Vessels bound for the small lock shall obtain instructions from the pierman on the end of the pier as to which lock to use and shall be guided into the small lock by traffic signals thereon. The masters of all vessels approaching the locks from Puget Sound shall be alert to receive and shall immediately comply with instructions by voice or signal from the employee on the west pier.

(iii) Precedence at locks. All vessels approaching the locks shall stop at the points indicated by signs placed on the canal piers or as directed by a lockman until ordered to proceed into the lock. Unless otherwise directed by the District Engineer or his authorized assistants, vessels owned or operated by the United States or the City of Seattle and passenger vessels operating on a regular schedule shall have precedence over all others in passing through the locks. Registered merchant vessels shall have precedence over pleasure craft, which shall pass through in the order of their arrival at the locks, and both shall have precedence over vessels towing floated timber or logs. Tows of floated timber and logs

may be denied the use of the locks during certain hours when both locks are busy passing other traffic. However, advance notice will be given towboat companies as to the periods when log tows will be denied lockage.

(iv) Entering locks. Masters of vessels shall exercise the greatest care when entering either lock. The forward movement of vessels while taking position in the locks shall be very slow, and boats entering the small lock shall reduce their speed to not more than two and one-half miles per hour when within 200 feet of the outer gate and come to practically a full stop before entering the lock so that in case the engine mechanism fails to operate properly the momentum of the boat may be stopped easily by its lines. The masters of vessels entering either lock from either direction shall be alert to receive and shall immediately comply with instructions by voice or signal from the lock attendants.

(v) Mooring in locks. Vessels and rafts while in the lock shall be moored at the top of the lock wall, adequate lines at least 50 feet in length being required fore and aft. Lines shall not be released until the signal has been given by the lock force to leave the lock, after which there shall be no delay in leaving. All vessels not equipped to handle tie-up lines with power winches shall be equipped with suitable mooring lines of manila or other suitable fiber, of sufficient size and strength to hold the vessel against the currents to be met within the lock chamber. The use of wire rope for tie-up lines by vessels not equipped to handle such lines with power winches is prohibited. Vessels may be denied the use of the locks if their lines are not in good condition, or if the mooring bits on barges are not accessible or are not equipped to prevent lines from slipping off when the water is lowered in the lock. All vessels entering the locks should have, in addition to the master, at least one person on deck to handle lines. Persons attempting to take vessels through the locks without assistance on deck may be required to wait until the lock is clear of other traffic before passing through. All operators of vessels are especially cautioned to use extreme care while crowded in the locks to avoid accident or fire on their boats. Operators of small vessels and larger vessels operating in the proximity of each other shall be alert to the danger arising from the limited maneuverability of the larger vessels, and shall exercise all precautions to prevent accident.

(6) Damage to locks or other structures. The regulations in this paragraph shall not affect the liability of the owners and operators of vessels for any damage caused by their operations to the locks or other structures. The sides and corners of all vessels and rafts passing through the locks should be free from spikes or projections of any kind which might damage the locks or other structures. Vessels with appurtenances or projections which might damage the locks or other structures shall be fitted with adequate fenders. The operators of vessels shall use care to avoid striking the guide

wans or other structures pertaining to the canal.

- (7) Commercial statistics. (i) each passage through the locks, as required by section 11 of the River and Harbor Act of September 22, 1922 (42 Stat. 1043; 33 U.S. C. 555), the master or clerk of any vessel or other craft shall furnish, upon prescribed forms provided for the purpose and obtainable at the locks, a statement of the passengers, freight, and tonnage, and such other statistical information as may be required by the forms. The total cargo carried must be reported showing separately the tonnage in transit, and the tonnage, kind, and destination of cargo to be unloaded.
- (ii) Reports of log rafts passing through the canal shall show the number of sections in the lock at each passage and, in the case of boom sticks, poles, or piles, the number of sticks in the tow. For logs, poles, or piles in cribs or in built-up rafts of more than one layer, the report shall show the total board feet in the raft.

(iii) Except by special permit, no vessel will be allowed to pass through the lock until a correct statement is furnished of the passengers, freight, and tonnage, and such other statistical information as may be required by the prescribed forms provided for the purpose.

- (8) Rafts. (i) No log raft exceeding 700 feet in length or 76 feet in width shall pass through the canal. Boom sticks shall be smooth, with rounded ends, and securely tied together with cables, chains, or log swifters to prevent the raft from spreading while in the lock. Rafts containing logs that do not float above water for their entire length, or are in danger of being submerged when they enter fresh water, shall not be towed in the canal until such logs are securely fastened so as to prevent their escape from the raft.
- (ii) Whenever required, log rafts passing in through the lock will be given a number that shall be fastened on one of the logs in the raft. This number will identify the raft and shall not be removed until the logs are used.
- (iii) Two floats are maintained in Shilshole Bay near the entrance of the canal channel to facilitate the handling of logs in the canal. Rafts bound for the canal may be moored at one of these floats, only the portion of the raft that is to be taken through at a single lockage being brought into the canal. The remainder of the raft may be left at the float until the first portion has been towed to its destination above the lock.
- (9) Tows. All vessels engaged in towing shall use tow lines of the least practicable length and shall have full control of their tows at all times. Towing more than one craft abreast is forbidden if the total width of the tow, including the towboat, exceeds 70 feet.
- (10) Obstructing navigation. (i) All vessels and tows passing through the canal shall be kept as close as practicable to the center or, when safer, to the right side of the waterway, except when passing other craft or preparing to moor at a pier or wharf. Slowly moving log rafts, tows, or vessels shall, whenever practicable, pull out of the way when meeting

other vessels or when other traffic proceeding in the same direction desires to pass. Vessels are forbidden to obstruct the canal in any way or to delay by slow passage through the canal the progress of other vessels. Small and readily maneuverable vessels operating in the vicinity of larger, less maneuverable vessels shall, in all cases, keep clear and operate with caution in order that the larger vessels may maintain safe steerage way and that hazards to all vessels may be reduced. All vessels shall operate with extreme caution and movements shall be made only when adequate precautions for the safety of other vessels and property are being effectively employed.

(ii) The placing of logs, vessels, or other floating objects within the limits of the dredged channels or anywhere in the canal where they may interfere with navigation to or from piers or industrial plants is prohibited.

plants is prohibited.

(11) Turning. Vessels exceeding 100 feet in length shall not turn around, or attempt to turn around, in the portion of the canal between the Northern Pacific Railway Company bridge and a point 400 feet east of the Fremont Bridge, or in the Portage Cut.

or engines. Excessive working of propellers or engines. Excessive working of the propellers of a vessel for purposes of testing or for other purposes when this creates objectionable or dangerous currents in the canal is forbidden. In case of grounding, the rapid or strong working of the vessel's engines is forbidden.

- (13) Landing or mooring. No business, trading, or landing of passengers, freight, or baggage will be allowed on or over the canal piers or lock walls, or over the piers or grounds forming a part of the canal or its appurtenances. All persons in charge of or employed on any boat are prohibited from landing or mooring such boat at any of the canal piers, unless in transit through the canal or specially permitted to do so by the District Engineer or his authorized assistants.
- (14) Deposit of refuse. The deposit, either from watercraft or from the shore, of any oil or refuse matter in the canal or upon the canal grounds is prohibited, nor shall water discharged from the side of a vessel be allowed to spill on the lock wall.
- (15) Aids to navigation. Persons in charge of log rafts or other tows, and the masters of vessels and boats using the canal, shall keep a careful watch when passing buoys or other aids to navigation and promptly report to the District Engineer or his authorized assistants any displacement or damage to such aids.

Note: Aids to navigation and other related data are shown on United States Coast and Geodetic Survey Chart No. 6447.

- (h) Lake Washington; seaplane restricted area, U. S. Naval Air Station, Saud Point, Seattle—(1) The area. (i) Beginning at a point bearing 346°07′15″, 2,113.75 yards, from the tower at the northeast corner of Hangar No. 1, U. S. Naval Air Station, Seattle; thence 347°, 2,000 yards; thence 77°, 500 yards; thence 167°, 2,000 yards; and thence 257°, 500 yards, to the point of beginning.
- (ii) The area will be marked by special pneumatic buoys as follows: Seven each

on the easterly and westerly lines, equally spaced, forming two parallel rows 500 yards apart. Each corner buoy will be equipped with a yellow light and all other buoys with green lights. These lights will be lighted only during night flying operations. Each buoy will be marked in addition by black and yellow vertical stripes.

(2) The regulations. (i) This area

- (2) The regulations. (i) This area shall be restricted to seaplanes for use in landing.
- (ii) No vessel shall operate or anchor in the area except those attendant upon seaplane operations.
- (iii) All other watercraft shall exercise due caution in navigating across the lake in the waters to the north and to the south of the restricted area, as there may be danger from planes about to land.
- (iv) The regulations in this paragraph shall be enforced by the Commandant, Thirteenth Naval District, or his authorized representative.
- (i) Elliott Bay, Smith Cove; naval restricted area—(1) The area. Beginning at the southwest corner of Great Northern Railway Pier 89, Smith Cove; thence 180°, 150 yards; thence 270°, 625 yards; thence due north to the shore of Smith Cove.
- (2) The regulations. No vessel shall enter this area without permission of the Commandant, Thirteenth Naval District, or his authorized representative.
- (j) Port Orchard; naval restricted area—(1) The area. Shoreward of a line beginning at a point on the west shoreline of Port Orchard bearing 90° from stack (at latitude 47°42′01", longitude 122°36′54"); thence 90°, approximately 190 yards, to a point '50 yards from stack; thence 165°, 6,000 yards, to a point bearing 179°, 1,280 yards, from Battle Point Light; thence westerly to the shoreline at latitude 47°39′08" (approximate location of the Brownsville Pier).
- (2) The regulations. (i) No vessel shall, at any time, anchor or tow a drag of any kind in this area.
- (ii) The regulations in this paragraph shall be enforced by the Commandant, Thirteenth Naval District, or his authorized representative.
- (k) Sinclair Inlet; naval restricted area—(1) The area. All the waters of Sinclair Inlet westerly of a line drawn from the Bremerton Ferry Landing (approximately latitude 47°33′49″, longitude 122°37′19″) to the Annapolis Ferry Landing (approximately latitude 47°32′59.5″, longitude 122°36′52″).
- (2) The regulations. No vessel of more than 100 gross tons shall enter this area or navigate therein without permission from the Commandant, Thirteenth Naval District, or his authorized representative.
- (1) West Waterway, Seattle Harbor; navigation. (1) The movement of vessels of 250 gross tons or over and all vessels with tows of any kind through the narrow section of West Waterway between the bend at Fisher's Flour Mill dock and the bend at the junction of East Waterway with Duwamish Waterway, and through the draws of the City of Seattle and Northern Pacific Railway Company bridges crossing this narrow

section, shall be governed by red and green traffic signal lights mounted on the north and south sides of the west tower of the City Light power crossing at West Spokane Street.

(2) Two green lights, one vertically above the other, displayed ahead of a vessel, shall indicate that the waterway is clear. Two red lights, one vertically above the other, displayed ahead of a vessel, shall indicate that the waterway

is not clear.

(3) A vessel approaching the narrow section and drawbridges from either end of the waterway shall give one long blast of a whistle and shall not enter the narrow section until green lights are displayed.

(4) One vessel may follow another vessel in either direction, but the channel shall not be kept open in the same direction for an unreasonable time if a vessel

is waiting at the other end.

(5) Tugs, launches, and small craft - shall keep close to one side of the channel when vessels or boats with tows are

passing.

(6) All craft shall proceed with caution. The display of a green light is not a guarantee that the channel is clear of traffic, and neither the United States nor the City of Seattle will be responsible for any damage to vessels or other property which may be chargeable to mistakes in the operation of the signal lights or to their failure to operate.

(m) Tacoma Harbor; naval restricted area—(1) The area. The waters surrounding the Naval Station, Tacoma, as follows: Hylebos Waterway and Port-Industrial Waterway (formerly known as Wapato Waterway) within 200 feet of the shore or of structures along the shore or within 100 feet of the outboard face of vessels moored thereto; and Commencement Bay northwesterly of the Naval Station within 1,000 feet of Naval Station buildings and piers or of vessels moored thereto.

(2) The regulations. (i) No fishing vessel or pleasure craft shall enter or remain in the restricted area.

(ii) The regulations in this paragraph shall be enforced by the Commandant, Thirteenth Naval District, or his authorized representative.

(n) Carr Inlet, naval restricted area-(1) The area. The waters of Carr Inlet bounded on the southeast by a line running from Gibson Point on Fox Island to Hyde Point on McNeil Island, on the northwest by a line running from Green Point (at latitude 47°16′54″ N., longitude 122°41′33″ W.) to Penrose Point; plus that portion of Pitt Passage extending from Carr Inlet to Pitt Island, and that portion of Hale Passage extending from Carr Inlet southeasterly to a line drawn perpendicular to the channel 100 yards northwesterly of the Warren dock.

(2) The regulations. (i) The area shall be used as an acoustic range for research studies and special noise trials. No explosives shall be used.

(ii) No marine craft of any type shall at any time approach or remain within one hundred yards of the hydrophone buoys or the hydrophone cable connection house. The hydrophone buoys will be anchored in Carr Inlet on a line perpendicular to the course line opposite Ketner's Point, and about one mile from the Fox Island shore. The course line, or range, will bear 134° 38' 21" (314° 38' 21") true, and will be marked by range beacons erected near the shore line approximately one mile northnortheast of Steilacoom and approximately two miles north-northeast of Home. The cable connection house will be framed on piling in Carr Inlet approximately 20 yards off the Fox Island shore, opposite Ketner's Point.
(iii) The remainder of the area shall

be open to navigation at all times except when the range is in use or when hydrophones are being calibrated. When the range is in use or hydrophones are being calibrated, revolving beacon lights will be displayed on the following signal towers:

Signal tower No.	Location	Visible sector (bearings true)
1 2 3 4	Gibson Point. Fox Island, 2,500 yards northwest of Ketner's Point. Green Point. Penrose Point.	039° to 285° 295° to 111°. 135° to 339°. 319° to 120°.
5	Pitt Island.	{000° to 050°. 199° to 225°.
6	Hyde Point	059° to 235°.

The beacon lights on Towers Nos. 1. 4, 5, and 6 will be red, and on Towers Nos. 2 and 3 will be either red or green. The beacon lights will show 1 quick flash every 10 seconds. The lights will be obscured except for the above tabulated visible sectors. The ranging of vessels or calibration of hydrophones requiring restrictions will be conducted at intervals during two 3-hour periods, that is, between the hours of 9 a. m. to 12 noon and 1 p. m. to 4 p. m., Monday through Friday, except for national holidays consisting of New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Veterans Day, Thanksgiving Day, and Christmas Day, and will total approximately 150 days spread throughout the year. Shutting off of beacon lights will indicate termination of use of the range for the remainder of that period. Insofar as possible, the schedule of operations giving the days the range will be in use for each forthcoming month will be published in local newspapers and in the local U. S. Coast Guard Notice to Mariners

(iv) When the red beacon lights are displayed indicating that the range is in use or hydrophones are being calibrated, navigation within the area will be restricted as follows:

(a) As used in this section, the words "operate, power vessel and non-power vessel" are defined as follows:

(1) "Operate": To be physically present in the designated area.

(2) "Power vessel": A vessel propelled principally by a mechanical propulsion system (i. e., gasoline, Diesel, steam or electric drive to a propeller, pump jet, paddle wheel or other device), and being propelled by that means.

(3) "Non-power vessel": A vessel not equipped with a mechanical propulsion system, such as a rowboat, canoe or sailboat propelled by oars, paddles, or sails, respectively.

(b) Power vessels shall not operate within the area, except that traffic in either direction between Hale Passage and upper Carr Inlet, within 200 yards of the low water mark off Green Point, will be cleared by signal for approximately 15 minutes total time within this area at the termination of individual ranging runs, while the vessel being ranged takes position for the next run. Clearance to traverse the area around Green Point will be indicated by extinguishing the red beacon lights and displaying the green beacon lights on Signal Tower No. 2 on Fox Island and Signal Tower No. 3 on Green Point.

(c) Non-powered marine craft shall not operate within one mile of the course line bearing 134° 38′ 21′′ (314° 38′ 21′′) true, and within two miles to the southeast and two miles to the northwest of the hydrophone buoys situated in Carr Inlet opposite Ketner's Point: Provided, however, Non-powered craft may operate within four hundred yards of the low water mark on the northeast side of Mc-Neil Island, within two hundred yards of the low water mark at Green Point, and within two hundred yards of the low water mark on the southwest shore of Fox Island except for maintaining the required one-hundred yard clearance around the cable connection house. (See subdivision (ii) of this subparagraph.)

(d) Towboats shall have free access and egress to designated tow havens within Carr Inlet, as follows: The Navy will establish and maintain suitable mooring buoys for the use of tugs and their tows at the following points: (1) Approximately 1.500 yards northwest of Gibson Point Light and approximately 400 yards offshore from the low water mark on the Fox Island shore; (2) approximately 1,500 yards northwest of Hyde Point and approximately 400 yards offshore from the low water mark on McNeil Island shore; (3) and at a point midway between the north point of Gertrude Island and the northwest point of Still Harbor. Towboats will signal by radio, telephone or visual flag hoist as far in advance as possible of the time they enter the tow haven, such signals to be directed to the range instrument vessel to be located on the Fox Island side of Carr Inlet. The Navy shall promptly suspend operations when necessary to permit the access and egress of such tow traffic, and shall signal the tows when the area is clear.

(e) Through commercial traffic, including tows, to points within Carr Inlet, and through Carr Inlet, Pitt Passage and Hale Passage to adjacent waters will be permitted free access and egress, as follows: Such traffic will signal by radio. telephone or visual flag hoist as far in advance as possible of the time they enter the area, such signals to be directed to the range instrument vessel to be located on the Fox Island side of Carr Inlet. The Navy shall promptly suspend operations when necessary to permit the passage of such traffic, and the instrument vessel shall signal when the area is clear for passage.

(f) The warden of the McNeil Island penitentiary and his authorized representatives shall be permitted to operate within the area at any time, as may be necessary, for the patrol and search for

escaped convicts.

(g) Red or green signal flags will be displayed on the signal towers in case of failure of the red or green beacon lights. The display of the signal flags at the top of the flag masts will have the same significance as the beacon lights.

(3) The regulations in this paragraph shall be enforced by the Commandant, Thirteenth Naval District, and such

agencies as he may designate.

(0) Dabob Bay, Whitney Point, Naval Restricted Area—(1) The area. Beginning at the high water line along the westerly shore of Dabob Bay, 100 yards northerly of the Naval control building located at approximately N. latitude 47°-45'36'' and W. longitude 122°51'00'', thence S. 89° 59' E. 2000 yards, thence to S. 00° 01' W. 200 yards, thence N. 89°-59' W. approximately 2000 yards to the high water line 100 yards southerly of the control building.

(2) The regulations. (i) No vessel shall at any time, anchor or tow a drag

of any kind in this area.

(ii) The regulations in this paragraph shall be enforced by the Commandant, Thirteenth Naval District, or his authorized representative.

(Sec. 4, 28 Stat. 362, as amended; 33 U.S.C. 1)

J. C. LAMBERT, Major General, U.S. Army, The Adjutant General.

[F.R. Doc. 61-11158; Filed, Nov. 27, 1961; 8:45 a.m.)

# Title 6—AGRICULTURAL

Chapter IV—Commodity Credit Corporation, Department of Agriculture

SUBCHAPTER B-LOANS, PURCHASES, AND OTHER OPERATIONS

[Amdt. 4]

#### PART 477-PRICE SUPPORT LIMITATION

Subpart—Regulations Relating to the \$50,000 Limitation of Nonrecourse Price Support for the 1960 Crop of Price Supported Field Crops in Surplus Supply

WAIVER OF FINAL DATE FOR FILING APPLI-CATION FOR EXEMPTION

Basis and purpose. The purpose of this amendment is to permit the State Agricultural Stabilization and Conservation Committee, in the case of any application with respect to a commodity for which the acreage devoted to the commodity was determined on all of the applicant's farms for the 1959 and 1960 crop years, to waive the requirement for filing the application by the established closing date, provided the application is filed not later than December 31, 1961, and provided further that the applicant requests such waiver and gives satisfactory reasons, in writing, for the delay.

Section 477.106, as amended, of the Regulations Relating to the \$50,000 Limitation of Nonrecourse Price Support for the 1960 Crop of Price Supported Field Crops in Surplus Supply (25 F.R. 1001) is amended to read as follows:

#### § 477.106 Application for exemption.

Any person who, on the basis of a reduction in his production, desires to qualify for an exemption from the \$50,000 limitation on the amount of nonrecourse price support which any one person may receive on an agricultural commodity shall file an application for such exemption. Such application shall be filed on Form CCC-112 with the ASC county committee of a county in which one or more of the farms in which he shares in the crop is located. Separate applications shall be filed for each commodity, and only one application may be filed with respect to a commodity. Application forms may be obtained from the office of the State or county committee or from the Deputy Administrator. Applications must be filed in sufficient time for the 1960 acreage devoted to the commodity in each county to be determined or verified by the county committee of such county, and in no event later than October 31, 1960: Provided, however, That in the case of an application filed not later than December 31, 1961, with respect to a commodity for which the acreage devoted to the commodity was determined on all of the applicant's farms for the 1959 and 1960 crop years under the applicable regulations for determination of acreage and performance, the State committee may waive the final date for filing if such a waiver is requested by the applicant in writing and the State committee finds that there was good reason for the delay in filing the application; in each such case, the applicant must state in writing his reasons for the delay and the State committee shall notify the applicant in writing of its action.

(Public Law 86-80)

Effective date: Date of publication in the FEDERAL REGISTER.

Signed at Washington, D.C., on November 22, 1961.

> ORVILLE L. FREEMAN. Secretary.

[F.R. Doc. 61-11248; Filed, Nov. 27, 1961; 8:52 a.m. l

## Title 7—AGRICULTURE

Chapter IX—Agricultural Marketing Service and Agricultural Stabilization and Conservation Service (Marketing Agreements and Orders), Department of Agriculture

[Lemon Reg. 926, Amdt. 1]

#### PART 953-LEMONS GROWN IN CALIFORNIA AND ARIZONA

#### Limitation of Handling

Findings. 1. Pursuant to the marketing agreement, as amended, and Order No. 53, as amended (7 CFR Part 953),

regulating the handling of lemons grown in California and Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of handling of such lemons as hereinafter provided will tend to effectuate the declared policy of the act.

2. It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this regulation until 30 days after publication hereof in the FEDERAL REGISTER (5 U.S.C. 1001-1011) because the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the act is insufficient. and this amendment relieves restriction on the handling of lemons grown in California and Arizona.

Order, as amended. The provisions in paragraph (b)(1) (i) and (ii) of § 953.1033 (Lemon Regulation 926, 26 F.R. 10792) are hereby amended to read as follows:

- (i) District 1: 37,200 cartons;
- (ii) District 2: 144,150 cartons.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Dated: November 22, 1961.

FLOYD F. HEDLUND. Director, Fruit and Vegetable Division, Agricultural Marketing Service.

1F.R. Doc. 61-11245; Filed, Nov. 27, 1961; 8:51 a.m.]

[Milk Order No. 111]

#### PART 1011-MILK IN MICHIGAN UPPER PENINSULA MARKETING AREA

#### Order Suspending Certain Provision

Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and of the order regulating the handling of milk in the Michigan Upper Peninsula marketing area (7 CFR Part 1011), it is hereby found and determined that:

(a) The following provision of the order, no longer tends to effectuate the declared policy of the Act: In § 1011.51 the phrase "Through November 1961".

(b) Notice of proposed rule making, public procedure thereon, and 30 days notice of effective date hereof are impractical, unnecessary, and contrary to the public interest in that:

(1) This suspension order does not require of persons affected substantial or extensive preparation prior to the effective date.

(2) This suspension order is necessary to reflect current marketing conditions and to maintain orderly marketing conditions in the marketing area.

- (3) Pending consideration of proposed amendments to the order, this suspension will continue the Class I pricing provisions in the order which otherwise would expire November 30, 1961. The time available, prior to the expiration date of the Class I pricing provisions is too short to permit the detailed analysis of the record evidence and the preparation and issuance of a recommended decision, a final decision and an order on the proposed amendments being considered.
- (4) This suspension action is based on evidence presented at a public hearing held in Marinette, Wisconsin on November 7-9, 1961. The request for suspension was made at the hearing by producer associations representing the majority of producers supplying the market and was not opposed by any interested party.

Therefore, good cause exists for making this order effective upon publication in the Federal Register.

It is therefore ordered, That the aforesaid provision of the order is hereby suspended through February 28, 1962.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. [F.R. Doc. 61-11247; Filed, Nov. 27, 1961; 601-674)

Effective date: Upon publication in the FEDERAL REGISTER.

Signed at Washington D.C., on November 22, 1961.

JAMES T. RALPH. Assistant Secretary.

[F.R. Doc. 61-11246; Filed, Nov. 27, 1961; 8:51 a.m.]

[Milk Order No. 116]

#### PART 1016—MILK IN NORTHEASTERN WISCONSIN MARKETING AREA

#### **Order Suspending Certain Provision**

Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and of the order regulating the handling of milk in the Northeastern Wisconsin marketing area (7 CFR Part 1016), it is hereby found and determined that:

(a) The following provision of the order, no longer tends to effectuate the declared policy of the Act: In § 1016.51 the phrase "during the period through November 1961"

(b) Notice of proposed rule making, public procedure thereon, and 30 days notice of effective date hereof are impractical, unnecessary, and contrary to the public interest in that:

(1) This suspension order does not require of persons affected substantial or extensive preparation prior to the effective date.

(2) This suspension order is necessary to reflect current marketing conditions and to maintain orderly marketing conditions in the marketing area.

(3) Pending consideration of proposed amendments to the order, this suspension will continue the Class I pricing provisions in the order which otherwise would expire November 30, 1961. The time available, prior to the expiration date of the Class I pricing provisions is too short to permit the detailed analysis

of the record evidence and the preparation and issuance of a recommended decision, a final decision and an order on the proposed amendments being considered.

(4) This suspension action is based on evidence presented at a public hearing held in Marinette, Wisconsin on November 7-9, 1961. The request for suspension was made at the hearing by producer associations representing the majority of producers supplying the market and was not opposed by any interested party.

Therefore, good cause exists for making this order effective upon publication in the Federal Register.

It is therefore ordered, That the aforesaid provision of the order is hereby suspended through February 28, 1962.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C.

Effective date: Upon publication in the FEDERAL REGISTER.

Signed at Washington, D.C., on November 22, 1961.

JAMES T. RALPH. Assistant Secretary.

8:52 a.m.1

## Title 12—BANKS AND BANKING

Chapter V—Federal Home Loan Bank Board

SUBCHAPTER C-FEDERAL SAVINGS AND LOAN SYSTEM

INo. 15.1781

## PART 546-MERGER, DISSOLUTION, REORGANIZATION, AND CONVER-

#### Conversion From Federal to State Charter

NOVEMBER 22, 1961.

Resolved that the Federal Home Loan Bank Board, upon the basis of consideration by it of the advisability of amendment of Part 546 of the rules and regulations for the Federal Savings and Loan System (12 CFR Part 546) for the purpose of establishing minimum requirements for conversion from a Federal savings and loan association to a savings and loan association under a State charter in those cases requiring Board approval under the provisions of the last paragraph of section 5(i) of the Home Owners' Loan Act of 1933, and notice and public procedure having been duly afforded (22 F.R. 866), and for the purpose of effecting such amendment, hereby amends said Part 546, effective December 29, 1961, as follows:

1. The heading of Part 546 is amended to read as set forth above.

2. Part 546 is amended by adding to said part a new section, § 546.5 to read as follows:

§ 546.5 Conversion from Federal to State charter under last paragraph of subsection (i) of Section 5 of the Home Owners' Loan Act of 1933.

The following minimum requirements are hereby prescribed for approvals pur-

suant to the last paragraph of subsection (i) of section 5 of the Home Owners' Loan Act of 1933, as amended:

(a) The conversion of an association shall be effected in accordance with a written plan approved by the Board, and in passing upon any such plan the Board may give consideration to any element of good-will value.

(b) The plan shall be submitted to the Board by action of the board of directors of such association prior to the giving of notice as hereinafter provided.

(c) The association shall give formal notice of a special meeting called to vote on the plan, which notice shall be in such form as may be prescribed by the Board and shall be mailed, postage prepaid, at least 15 and not more than 30 days prior to the date of such meeting, and shall set forth the terms of the plan, the rights of the members, and such other matters as the Board may require.

(d) The plan shall be approved by a vote of those representing at least twothirds in withdrawal value of the outstanding shares of the association as of the end of the month next preceding the date of such meeting and by not less than two-thirds in number of the eligible votes cast at such meeting. Voting by proxy shall be subject to such requirements and restrictions as the Board may prescribe.

(e) In the event that guaranty or permanent stock or other similar stock is provided for in the plan, the plan shall contain provisions which, in the judgment of the Board, are adequate to assure that each shareholder of record at such date as the plan shall fix with the approval of the Board will be entitled to receive, without any payment, a withdrawable account or accounts in the converted association equal in withdrawable amount to the withdrawal value of such shareholder's account or accounts in the Federal association plus the full equivalent in cash of the value of such shareholder's interest in the excess of the net worth of the Federal association over the withdrawal value of all accounts in such association, as determined by the Board at the expense of the association. The issuance and amount of such stock shall be as required by the Board, provided that fulk payment for such proposed stock will be made of a sum which shall be at least equal to the minimum amount required by or under the laws of the State or 5 percent of total withdrawable accounts, whichever is more..

(f) The plan shall include appropriate provisions to prevent reduction of the Federal insurance reserve as a result of action under the plan.

(g) All requirements of or under State law shall have been complied with.

(Sec. 5, 48 Stat. 132, as amended; 12 U.S.C. 1464. Reorg. Plan No. 3 of 1947, 12 F.R. 4981, \* 3 CFR, 1947 Supp.)

By the Federal Home Loan Bank Board.

[SEAL] HARRY W. CAULSEN, Secretary.

[F.R. Doc. 61-11240; Filed, Nov. 27, 1961; 8:57 a.m.1

## Title 21—FOOD AND DRUGS

Chapter I—Food and Drug Administration, Department of Health, Education, and Welfare

SUBCHAPTER B-FOOD AND FOOD PRODUCTS

#### PART 15—CEREAL FLOURS AND RE-LATED PRODUCTS; DEFINITIONS AND STANDARDS OF IDENTITY

#### Enriched Corn Meals; Amendment of Standards of Identity

In the matter of amending the definition and standard of identity for enriched corn meals:

A notice of proposed rule making was published in the Federal Register of August 10, 1961 (26 F.R. 7323), setting forth a proposal by the American Corn Millers' Federation, 1000 Connecticut Avenue NW., Washington, D.C., to amend the definitions and standards of identity for enriched corn meals so as to raise the maximum limit for calcium in self-rising enriched corn meals to not more than 1,750 milligrams in each pound. The notice invited all interested persons os submit views and comments. No comments were received.

Therefore, pursuant to the provisions of the Federal Food, Drug, and Cosmetic. Act (secs. 401, 701, 52 Stat. 1046, 1055, as amended 70 Stat. 919, 72 Stat. 948; 21 U.S.C. 341, 371) and under the authority delegated to the Commissioner of Food and Drugs by the Secretary of Health, Education, and Welfare (25 F.R. 8625); It is ordered, That § 15.513(a) (3) be amended by changing the first sentence thereof to read as follows:

#### § 15.513 Enriched corn meals; identity.

(a) \* \* \*

(3) It may contain in each pound not less than 500 milligrams and not more than 750 milligrams of calcium (Ca); Provided, however, That enriched self-rising corn meals shall contain in each pound not more than 1,750 milligrams of calcium (Ca).\* \* \*

Any person who will be adversely affected by the foregoing order may at any time prior to the thirtieth day from the date of its publication in the FEDERAL REGISTER file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington 25, D.C., written objections thereto. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing, and such objections must be supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof. All documents shall be filed in quintuplicate.

Effective date. This order shall become effective 60 days from the date of its publication in the FEDERAL REGISTER, except as to any provisions that may

be stayed by the filing of proper objections. Notice of the filing of objections or lack thereof will be announced by publication in the Federal Register.

(Secs. 401, 701, 52 Stat. 1046, 1055, as amended 70 Stat. 919, 72 Stat. 948; 21 U.S.C. 341, 371)

Dated: November 21, 1961.

JOHN L. HARVEY, Deputy Commissioner of Food and Drugs.

[F.R. Doc. 61-11209; Filed, Nov. 27, 1961; 8:47 a.m.]

# PART 46—NUT PRODUCTS; DEFINITIONS AND STANDARDS OF IDENTITY

#### **Peanut Butter**

In the matter of establishing a definition and standard of identity for peanut butter:

A notice of proposed rule making was published in the Federal Register of July 2, 1959 (24 F.R. 5391), setting forth a proposal by the Commissioner of Food and Drugs, on his own initiative, to establish a definition and standard of identity for peanut butter. The notice invited all interested persons to submit views and comments on this proposal.

Upon consideration of the views and comments submitted and other relevant information, it is concluded that it will promote honesty and fair dealing in the interest of consumers to establish a definition and standard of identity for peanut butter, as hereinafter set forth. Therefore, pursuant to the authority vested in the Secretary of Health, Education, and Welfare by the Federal Food, Drug, and Cosmetic Act (secs. 401, 701, 52 Stat. 1046, 1055, as amended 70 Stat. 919; 21 U.S.C. 341, 371) and delegated to the Commissioner of Food and Drugs by the Secretary (25 F.R. 8625): It is ordered. That the following definition and standard of identity be established:

## § 46.1 Peanut butter; identity; label statement of optional ingredients.

(a) Peanut butter is the food made by grinding shelled, roasted, and blanched peanuts. The germ may or may not be included. Peanut oil may be removed in part during processing, and it may be added back in whole or in part. One or more of the optional ingredients specified in paragraph (b) of this section may be added, but the quantity of such added ingredients does not, in the aggregate, amount to more than 10 percent by weight of the finished food.

(b) The optional ingredients referred to in paragraph (a) of this section are:

- (1) Salt.
- (2) Sugar.
- (3) Dextrose.
- (4) Honey.
- (5) Dried corn sirup.
- (6) Dried glucose sirup.
- (7) Partially hydrogenated peanut oil.
- (8) Hydrogenated peanut oil.
- (9) Mono- and diglycerides of peanut oil.

(c) (1) The label of peanut butter shall name the optional ingredients used

by the names set out in paragraph (b) of this section.

(2) Wherever the name of the food appears on the label so conspicuously as to be easily seen under customary conditions of purchase, the names of the optional ingredients used shall immediately and conspicuously precede or follow the name "peanut butter," without intervening written, printed, or graphic matter.

Any person who will be adversely affected by the foregoing order may at any time prior to the thirtieth day from the date of its publication in the FEDERAL REGISTER file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington 25, D.C., written objections thereto. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing, and such objections must be supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof. All documents shall be filed in quintuplicate.

Effective date. This order shall become effective 60 days from the date of its publication in the FEDERAL REGISTER, except as to any provisions that may be stayed by the filing of proper objections. Notice of the filing of objections or lack thereof will be announced by publication in the FEDERAL REGISTER.

(Secs. 401, 701, 52 Stat. 1046, 1055 as amended 70 Stat. 919; 21 U.S.C. 341, 371)

Dated: November 21, 1961.

JOHN L. HARVEY, Deputy Commissioner of Food and Drugs.

[F.R. Doc. 61-11222; Filed, Nov. 27, 1961; 8:49 a.m.]

#### PART 121-FOOD ADDITIVES

Subpart A—Definitions and Procedural and Interpretative Regulations

Subpart B—Exemption of Certain Food Additives From the Requirement of Tolerances

MISCELLANEOUS AMENDMENTS

Pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409, 72 Stat. 1785; 21 U.S.C. 348) and under the authority delegated to the Commissioner of Food and Drugs by the Secretary of Health, Education, and Welfare (25 F.R. 8625), the following amendments are ordered, effective as of the date of their publication in the Federal Register:

1. In § 121.101 (21 CFR 121.101 (26 F.R. 3991)), paragraph (g) is amended by inserting the words "and adjuvants" in the introduction to the paragraph. As amended, the introduction to the paragraph reads as follows:

- § 121.101 Substances that are generally recognized as safe.
- (g) Synthetic flavoring substances and adjuvants that are generally recognized as safe for their intended use, within the meaning of section 409 of the act, are as follows:
- 2. In § 121.90 (21 CFR 121.90), the item "Petroleum hydrocarbons" is amended to read as follows:
- § 121.90 Further extensions of effective date of statute for certain specified food additives as direct additives to food.

Product	Specified uses or restrictions	Effective date of statute ex- tended to—	
• • •	* * *		
Petroleum hydrocarbons: Initial boiling point 315° F. minimum; final boiling point 650° F. maximum; ultraviolet absorptivity at 290 m $\mu$ : 0.04 liter per gram/centimeter maximum.	(Defoamer in food processing; limit 3 p.p.m. residue in flual food. Component of detergent for removing insecticide from fruit; limit 1 p.p.m. residue on fruit. In froth-flotation process for cleaning vegetables; limit 5 p.p.m. residue in food.	<sup>2</sup> July 1, 1962 Do. Do.	

- 3. In § 121.91 (21 CFR 121.91), the item "Petroleum hydrocarbons" is amended to read as follows:
- § 121.91 Further extensions of effective date of statute for certain specified food additives as indirect additives to food.

Product	Specified uses or restrictions	Effective date, of statute ex- tended to—	
* * *	* * *	*, * *	
point 650° F. maximum; ultraviolet absorp-	Adjuvant for insecticides in food-processing plants; .   Habit 1 p.p.m., residue on food.   In manufacture of food packaging	<sup>3</sup> July 1, 1962 <sup>3</sup> Sept. 1, 1962	
• • •	* * *	* * *	

Notice and public procedure and delayed effective date are not necessary prerequisites to the promulgation of this order, and I so find, since the amendments are editorial in nature or serve to clarify and interpret existing regulations.

(Sec. 409, 72 Stat. 1785; 21 U.S.C. 348)

Dated: November 21, 1961.

JOHN L. HARVEY, Deputy Commissioner of Food and Drugs.

[F.R. Doc. 61-11210; Filed, Nov. 27, 1961; 8:47 a.m.]

#### PART 121-FOOD ADDITIVES

Subpart C—Food Additives Permitted in Animal Feed and Animal-Feed Supplements

Subpart D—Food Additives Permitted in Food for Human Consumption

#### RONNEL

1. The Commissioner of Food and Drugs, having evaluated the data submitted in a petition filed by The Dow Chemical Company, Midland, Michigan, and other relevant material, has concluded that the following amendment to the food additive regulations should issue with respect to the food additive ronnel when used in the control of grubs in heifers. Therefore, pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409(c)(1), 72 Stat. 1786; 21 U.S.C. 348(c)(1)), and under the authority delegated to the Commissioner by the Secretary of Health,

Education, and Welfare (25 F.R. 8625), § 121.209 (21 CFR 121.209) is revised to read as follows:

#### § 121.209 Ronnel.

Ronnel (O-O-dimethyl O-(2,4,5,-trichlorophenyl) phosphorothicate) may be safely used in medicated feed in accordance with the following conditions:

- (a) It is intended for use for the control of grubs in beef cattle and in heifers.
- (b) The additive is used in medicated feed as follows:
- (1) At a level of 2,600 to 2,750 parts per million (0.260 percent to 0.275 percent) in a concentrate which is to be fed at the rate of 0.3 pound per 100 pounds of animal weight per day for 14 days.
- (2) At a level of 6,000 parts per million (0.6 percent) in a concentrate which is to be fed at a rate of 0.3 pound per 100 pounds of animal weight per day for 7 days.
- (c) Dairy cattle, except heifers, shall not be given feed containing this additive. If fed to heifers, the feed shall be withdrawn 60 days before calving.
- (d) The feed shall not be fed within 60 days of slaughter.
- (e) To assure safe use of the additive, the label of the additive and any intermediate remix shall bear, in addition to the other information required by the act, the following:
- (1) The name of the additive, ronnel.(2) A statement of the concentration
- or strength of the additive therein.
- (3) Adequate mixing directions to provide a concentrate with the permitted amount of the additive, whether or not

- intermediate premixes are also to be used.
- (4) Adequate directions to provide a concentrate labeled with the amount of the additive, purpose for which the feed is to be used, and how it is to be used.
- (5) The word "medicated," prominently and conspicuously, wherever the term "feed," "concentrate," or "premix" is used, and in juxtaposition therewith.
- (f) To assure safe use of the additive, the label of the medicated feed concentrate shall bear, in addition to the other information required by the act, the following:
  - (1) The name of the additive, ronnel.
- (2) A statement of the concentration of the additive in the medicated feed concentrate.
- (3) Appropriate and accurate directions to provide for the proper and intended use of the medicated feed concentrate.
- (4) The word "medicated," as a part of the name of the feed, and in the same size and style of type.
- (5) Precautionary information, prominently and conspicuously displayed so as to be read under ordinary conditions of use, that:
- (i) The feed is to be used only for the control of cattle grubs.
- (ii) The feed should not be fed to dairy animals other than heifers and should be discontinued 60 days before calving.
- (iii) The feed should not be fed within 60 days of slaughter.
- (iv) The feed should be fed continuously for either 7 or 14 days, whichever is appropriate, as provided in paragraph (b) of this section.
- (v) The balance of the daily ration shall not include ronnel-medicated feed.
- (vi) The medicated concentrate shall be thoroughly mixed with the daily feed ration.
- 2. Based upon an evaluation of the data before him and proceeding under the authority of the Federal Food, Drug, and Cosmetic Act (sec. 409(c)(4), 72 Stat. 1786; 21 U.S.C. 346a(c)(4)), the Commissioner of Food and Drugs has further concluded that where ronnel is used in accordance with the provisions of § 121.209, a tolerance limitation in milk is required to assure compliance with the provisions of that section. Therefore, the food additive regulations are amended by adding to subpart D the following new section:

## § 121.1078 Tolerance for residues of ronnel.

A tolerance of zero is established for residues of ronnel (O,O-dimethyl O-(2,4,5-trichlorophenyl) phosphorothioate) in milk from cows.

Any person who will be adversely affected by the foregoing order may at any time prior to the thirtieth day from the date of its publication in the Federal Register file with the Hearing Clerk, Department-of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington 25, D.C., written objections thereto. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions

of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof. All documents shall be filed in quintuplicate.

Effective date. This order shall be effective on the date of its publication in the Federal Register.

(Sec. 409(c) (1), (4), 72 Stat. 1786; 21 U.S.C. 348(c) (1), (4))

Dated: November 21, 1961.

JOHN L. HARVEY,
Deputy Commissioner,
of Food and Drugs.

[F.R. Doc. 61-11212; Filed, Nov. 27, 1961; 8:48 a.m.]

### PART 121—FOOD ADDITIVES

#### Subpart C—Food Additives Permitted in Animal Feed and Animal-Feed Supplements

#### DIETHYLCARBAMAZINE'

The Commissioner of Food and Drugs, having evaluated the data submitted in a petition filed by Corn Products Company. R.D. 2, Waverly, New York, and other relevant material, has concluded that the following amendment to § 121.214 should issue with respect to the food additive diethylcarbamazine in dog food. There-fore, pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409(c)(1), 72 Stat. 1786; 21 U.S.C. 348(c)(1)), and under the authority delegated to the Commissioner by the Secretary of Health, Education, and Welfare (25 F.R. 8625), § 121.214 (d) (7) of the food additive regulations (21 CFR 121.214 (26 F.R. 1213)) is amended to read as follows:

## § 121.214 Diethylcarbamazine in animal food.

(d) \* \* \* (7) A prominent statement that the medicated food is to be fed continuously for not more than 18 months.

Any person who will be adversely affected by the foregoing order may at any time prior to the thirtieth day from the date of its publication in the FEDERAL REGISTER file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington 25, D.C., written objections thereto. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum

or brief in support thereof. All documents shall be filed in quintuplicate.

Effective date. This order shall be effective on the date of its publication in the Federal Register.

(Sec. 409(c)(1), 72 Stat. 1786; 21 U.S.C. 348(c)(1))

Dated: November 21, 1961.

JOHN L. HARVEY, Deputy Commissioner of Food and Drugs.

[F.R. Doc. 61-11211; Filed, Nov. 27, 1961; 8:47 a.m.]

#### PART 121—FOOD ADDITIVES

#### Subpart F—Food Additives Resulting From Contact With Containers or Equipment and Food Additives Otherwise Affecting Food

ACRYLATE ESTER COPOLYMER COATING

The Commissioner of Food and Drugs, having evaluated the data submitted in a petition filed by Keyes Fiber Company, Waterville, Maine, and other relevant material, has concluded that the following regulation should issue with respect to the food additive acrylate ester copolymer coating for molded virgin-fiber containers and plates used for the holding, warming, and heating of food. Therefore, pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409(c)-(1), 72 Stat. 1786; 21 U.S.C. 348(c) (1)), and under the authority delegated to the Commissioner by the Secretary of Health, Education, and Welfare (25 F.R. 8625), the food additive regulations (21 CFR Part 121) are amended by adding to Subpart F the following new section:

## § 121.2525 Acrylate ester copolymer coating.

Acrylate ester copolymer coating may safely be used as a food-contact surface of articles intended for packaging and holding food, including heating of prepared food, subject to the provisions of this section:

(a) The acrylate ester copolymer is a fully polymerized copolymer of ethyl acrylate, methyl methacrylate, and methacrylic acid applied in emulsion form to molded virgin fiber and heat-cured to an insoluble resin.

(b) Optional substances used in the preparation of the polymer and in the preparation and application of the emulsion may include substances named in this paragraph, in an amount not to exceed that required to accomplish the desired technical effect and subject to any limitation prescribed: Provided, however, That any substance named in this paragraph and covered by a specific regulation in Subpart F of this chapter must meet any specifications in such regulation. Any substance not covered by a specific regulation in Subpart F shall meet any specifications set forth in an order that has been issued extending the effective date of the statute for the use of the substance as a component of articles that contact food.

List of substances	Limitations	
Aluminum stearate Ammonium lauryl sulfate Borax	Not to exceed the amount required as a preserva tive in emulsion de	
Disodium hydrogen phos-	foamer.	
phate. Formaldehyde	Do.	
Glyceryl monostearate Methyl cellulose	•	
Mineral oil Paraffin wax Potassium hydroxide		
Potassium persulfate Sorbitan monolaurate		
Tallow		
Tetrasodium pyrophosphate. Titanium dioxide		

- (c) The coating in the form in which it contacts food meets the following tests:
- (1) An appropriate sample when exposed to distilled water at 212° F. for 30 minutes shall yield total chloroform-soluble extractables not to exceed 0.5 milligram per square inch.
- (2) An appropriate sample when exposed to n-heptane at 120° F. for 30 minutes shall yield total chloroform-soluble extractables not to exceed 0.5 milligram per square inch.

Any person who will be adversely affected by the foregoing order may at any time prior to the thirtieth day from the date of its publication in the FEDERAL REGISTER file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington 25, D.C., written objections thereto. Objections shall show wherein the person filing will be adversely affected by the order and specify with particularity the provisions of the order deemed objectionable and the grounds for the objections. If a hearing is requested, the objections must state the issues for the hearing. A hearing will be granted if the objections are supported by grounds legally sufficient to justify the relief sought. Objections may be accompanied by a memorandum or brief in support thereof. All documents shall be filed in quintuplicate.

Effective date. This order shall be effective on the date of its publication in the Federal Register.

(Sec. 409(c)(1), 72 Stat. 1786; 21 U.S.C. 348(c)(1))

Dated: November 21, 1961.

[SEAL]

John L. Harvey, Deputy Commissioner of Food and Drugs.

[F.R. Doc. 61-11221; Filed, Nov. 27, 1961; 8:49 a.m.]

#### SUBCHAPTER C-DRUGS

#### PART 147—ANTIBIOTICS INTENDED FOR USE IN THE LABORATORY DI-AGNOSIS OF DISEASE

#### **Antibiotic Sensitivity Discs**

On June 15, 1961, there was published in the Federal Register (26 F.R. 5372) a notice of a proposal of the Commis-

sioner of Food and Drugs to amend the regulations for tests and methods of assay for antibiotic sensitivity discs in order to provide for methods, now available, for the assay of all drugs and agents that might be included in a combination package of such discs and which are believed satisfactory for that purpose. No comments were received in response to the proposal and the Commissioner has concluded that in order to insure safety of use of the drugs and to protect the public health, the amendments proposed should be made. Therefore, pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 507, 59 Stat. 463 as amended; 21 U.S.C. 357), and under the authority vested in the Secretary of Health, Education, and Welfare and delegated to the Commissioner of Food and Drugs (25 F.R. 8625), It is ordered, That the regulations for tests and methods of assay for antibiotic sensitivity discs be amended as follows:

- 1. By changing § 147.1 (a), (b), and (c) to read as follows:
- § 147.1 Antibotic sensitivity discs; tests and methods of assay; potency.
- (a) Culture media. Use ingredients that conform to the standards prescribed by the United States Pharmacopeia or The National Formulary. In lieu of preparing the media from the individual ingredients, they may be made from a dehydrated mixture which, when reconstituted with distilled water, has the same composition as such media. Minor modification of the specified individual ingredients is permissible if the resulting media possess growth-promoting properties at least equal to the media described.

### (1) Medium A:

Peptone	6.0 gm.
Pancreatic digest of casein	4.0 gm.
Yeast extract	3.0 gm.
Beef extract	1.5 gm.
Dextrose	1.0 gm.
Agar	15.0 gm.
Distilled water, q. s	1,000.0 ml.
pH 6.5 to 6.6 after sterilization.	

- (2) Medium B. Same as medium A, except that it also contains 300 milligrams of hydrated manganese sulfate per liter.
- (3) Medium C. Same as medium A, except that the final pH is adjusted from 7.9 to 8.1 after sterilization.

#### (4) Medium D:

Peptone	5.0 gm.
Yeast extract	1.5 gm.
Beef extract	1.5 gm.
Sodium chloride	3.5 gm.
Dextrose	1.0 gm.
Dipotassium phosphate	3.68 gm.
Potassium dihydrogen phosphate	1.32 gm.
Distilled water, q. s	1,000.0 ml
pH 7.0 after sterilization.	

#### (5) Medium E:

Peptone	6.0 gm.
Yeast extract	3.0 gm.
Yeast extractBeef extract	1.5 gm.
Agar	
Distilled water, q. s	1,000.0 ml.
pH 6.5 to 6.6 after sterilization.	

#### (6) Medium F:

Pancreatic digest of casein	17.0 gm.
Papaic digest of soybean	3.0 gm.
Sodium chloride	5.0 gm.
Dipotassium phosphate	2.5 gm.
Dextrose	2.5 gm.
Agar	20.0 gm.
Distilled water, q.s.	1,000.0 ml.
pH 7.3 after sterilization.	

(7) Medium G. Same as medium F. except for the following:

\_\_\_\_\_ 12.0 gm. Polysorbate 80 (sterile) \_\_\_\_\_ 10.0 gm. Add polysorbate 80 after boiling.

#### (8) Medium H:

Peptone	9.4 gm.
Yeast extract	4.7 gm.
Beef extract	2.4 gm.
Sodium chloride	
Dextrose	10.0 gm.
Agár	23.5 gm.
Distilled water, q.s	
pH 6.0 to 6.2 after sterilization.	

- (b) Preparation of test organism suspensions-(1) Suspension 1. Staphylococcus aureus (ATCC 6538P) is maintained and grown on medium A. Wash the organisms from an agar slant, incubated for 24 hours at 32° C. to 35° C., with 3.0 milliliters of sterile sodium chloride solution onto the agar surface of a Roux bottle containing 300 milliliters of medium A. Spread the suspension of organisms over the entire agar surface with the aid of sterile glass beads. Incubate 24 hours at 32° C. to 35° C. Wash the resulting growth from the agar surface with about 50 milliliters of sterile sodium chloride solution. Standardize this stock suspension by determining the dilution that will permit 20 percent light transmission. Store the stock suspension in the refrigerator (1 week) and use the indicated dilution prepared daily.
- (2) Suspension 2. Follow the procedure described for suspension 1, except standardize the bulk suspension so that a 1:10 dilution in saline solution gives 20 percent light transmission. In this case, the bulk suspension, and not the 1:10 dilution of it, is used for the inoculum.
- (3) Suspension 3. The test organism is Staphylococcus aureus (ATCC 13150). Follow the procedure described for suspension 1, but determine how much the bulk suspension should be diluted to obtain a suspension permitting 80 percent light transmission. Use the indicated dilution prepared daily for the inoculum for the plates.
- (4) Suspension 4. Sarcina lutea (ATCC 9341) is maintained on agar slants of medium A and transferred to fresh slants approximately every 2 This culture is incubated overweeks. night at 26° C., and then stored in the refrigerator. Prepare an inoculum for the plates as follows: Streak an agar slant heavily with the test organism and incubate for 24 hours at 26° C. Wash the growth from the slant with 3 milliliters to 4 milliliters of medium D, and transfer to the surface of a Roux bottle containing 300 milliliters of medium A. Spread the suspension evenly over the

entire surface with the aid of sterile glass beads. Incubate for 24 hours at 26° C. Wash the growth from the agar surface with 15 milliliters of medium D. If an aliquot of this bulk suspension when diluted 1:10 with medium D gives 10 percent light transmission, the bulk suspension is satisfactory for use. It may be necessary to adjust the bulk suspension by dilution so that an aliquot of the adjusted suspension when diluted 1:10 will give the desired 10 percent light transmission. The adjusted bulk suspension only, and not the 1:10 dilution of it, is used in preparing the inoculum. Store the stock suspension in the refrigerator and use for 2 weeks.

(5) Suspension 5. Bacillus subtilis (ATCC 6633) is maintained on agar medium A and transferred to a fresh slant every month. To prepare the spore suspension, inoculate a fresh slant of agar medium A with the test organism and incubate at 37° C. for 16 hours to 24 hours. Wash the culture from the slant with 3 milliliters of sterile sodium chloride solution onto the surface of a Roux bottle containing 300 milliliters of agar medium B. Incubate for 5 days at 37° C. Suspend the growth in 50 milliliters of sterile saline solution, centrifuge, and decant the supernatant liquid. Reconstitute the sediment and heatshock the suspension by heating for 30 minutes at 70° C. Store the spore suspension in the refrigerator. It may be kept several months. Light transmission is not used for standardization.

(6) Suspension 6. Staphylococcus epidermidis (ATCC 12228) is maintained on medium A and transferred to a fresh slant once a week. Inoculate a fresh slant of medium A with the test organism and incubate at 32° C. to 35° C. for 24 hours. Wash the culture from the slant with 3 milliliters of sterile sodium chloride solution onto the surface of a Roux bottle containing 300 milliliters of medium A. Incubate at 32° C. to 35° C. for 24 hours. Wash the resulting growth from the agar surface with about 50 milliliters of sterile sodium chloride solution. Standardize this stock suspension by determining the dilution that will give 80 percent light transmission. Store the stock suspension in the refrigerator (1 week) and use the indicated dilution prepared daily for the inoculum for the plates.

(7) Suspension 7. Bordetella bronchiseptica (ATCC 4617) is maintained on medium F and transferred to a fresh slant every 2 weeks. To prepare a stock suspension inoculate a fresh slant of medium F and incubate at 37° C. for 16 hours to 24 hours. Wash the culture from this slant with 3 milliliters of sterile distilled water onto the surface of a Roux bottle containing 300 milliliters of medium F, and incubate 24 hours at 37° Wash off the growth with 50 milliliters of sterile distilled water and standardize the resulting stock suspension by determining the dilution that will give 50 percent light transmission. Store the stock suspension in the refrigerator (2 weeks), and use the indicated dilution prepared daily for the inoculum for the

(8) Suspension 8. Saccharomyces cerevisiae (ATCC 9763) is maintained on slants of medium H and transferred once a week. After transfer, the culture is incubated at 37° C. for 24 hours and then kept refrigerated. Wash the organism from a freshly incubated agar slant with 3 milliliters of sterile saline solution onto the agar surface in a Roux bottle containing 300 milliliters of medium H. Spread the suspension of organisms over-the entire agar surface with the aid of sterile glass beads. Incubate for 24 hours at 37° C. and then wash the resulting growth from the agar surface with about 25 milliliters of sterile saline solution. Store the suspension in the refrigerator and use for 1 month.

(9) Suspension 9. Follow the procedure described for suspension 1, except determine how much the bulk suspension should be diluted to obtain a suspension permitting 80 percent light transmission. Use the indicated dilution, prepared daily, for the inoculum for the plates.

The light transmission values referred to in this paragraph were determined with a Lumetron Model 400-A photoelectric colorimeter at a wavelength of 650 millimicrons. If other instruments are used, different light transmission readings will probably be obtained. The values given are to be used as guides in this paragraph.

(c) Preparation of plates—(1) Base layer. Depending on the particular antibiotic in the discs to be tested, add 42 milliliters of the appropriate medium prescribed in subparagraph (3) of this paragraph to each Petri dish (20 millimeters x 150 millimeters) and allow to harden on a flat, level surface and dry slightly by raising the tops on one side.

(2) Seed layer. Add the appropriate amount of inoculum, as prescribed by subpargaraph (3) of this paragraph, to the seed agar which has been melted and cooled to 48° C. Swirl the flasks to obtain a homogeneous suspension. Add 8 milliliters of the appropriate seed agar, as specified in subparagraph (3) of this paragraph, to each plate, spread evenly over the hardened base layer, and allowto harden and dry on a flat level surface. For accurate results, it is necessary to obtain uniform distribution of the agar over the surface of the plates.

(3) Inoculum and media to be used. Depending on the particular antibiotic in the disc to be tested, select from the following table the incculum and media

to be used:

	Volume of suspension added to each 100 ml.	d to each 100 ml.   Suspension		Medium	
Antibiotic	ntibiotic of seed agar used for test		Base layer	Seed layer	
Bacitracin. Carbomycin (hydrochloride). Chloramphenicol. Chlortetracycline (hydrochloride). Demethylchlortetracycline (hydrochloride). Dihydrostreptomycin (sulfate). Dimethoxyphenyl penicillin. Erythromycin. Kanamycin (sulfate). Neomycin (sulfate). Novoblocin (sodium). Nystatin. Oleandomycin (phosphate). Oxytetracycline (hydrochloride). Penicillin G. Polymyxin B (sulfate). Ristocetin. Streptomycin (sulfate). Streptomycin (sulfate). Tetracycline (hydrochloride). Vancomycin. Viomycin (sulfate).	4.0 1.5 3.0 1.0 2.0 4.0 0.1 2.0 1.5 1.0 0.5 3.0	334441329658343741465	EEEEECECEEEHEEEF ACECO	A A A A A C A C A C A C A C A C C C C	

#### 2. By changing paragraph (d) to read as follows:

### (d) Preparation of control discs.

Antibiotic	Solvent	Standard curve (antiblotic concentration per disc)
Bacitracin Carbomycin (hydrochloride) Chloramphenleol Chloramphenleol Chloratracycline (hydrochloride) Demethylehlortetracycline (hydrochloride) Dihydrostreptomycin Dimethoxyphenyl penicilline Erythromycin Kanamycin (sulfate) Kanamycin (sulfate) Novobiocin (sodium) Nystatin Oleandomycin (phosphate) Oxytetracycline (hydrochloride) Penicillin G Polymyxin B (sulfate) Ristocetin Streptomycin (sulfate) Streptomycin (sulfate) Tetracycline (hydrochloride) Vancomycin (hydrochloride) Vancomycin (sulfate)	50 percent methyl alcohol.  Methyldo Waterdo	3.3, 6.3, 12.2, 23.4, 45.0µg. 3.3, 6.3, 12.2, 23.4, 45.0µg. 1.3, 2.4, 4.4, 8.1, 15.0µg. 1.3, 2.4, 4.4, 8.1, 15.0µg. 1.3, 2.7, 5.4, 11.0, 22.5µg. 1.3, 2.7, 5.4, 11.0, 22.5µg. 3.3, 6.3, 12.2, 23.4, 45.0µg. 3.3, 6.3, 12.2, 23.4, 45.0µg. 3.3, 6.3, 12.2, 23.4, 45.0µg. 3.4, 6.3, 12.2, 23.4, 45.0µg. 3.5, 6.3, 12.2, 23.4, 45.0µg. 3.6, 80, 100, 125, 156 units. 3.6, 2.7, 5.4, 11.0, 22.5µg. 3.6, 6.3, 12.2, 23.4, 45.0µg. 3.6, 24, 4.4, 8.1, 15.0 units. 3.6, 6.3, 12.2, 23.4, 45.0µg. 3.6, 23, 12.2, 23.4, 45.0µg.
	· ·	!

3. By changing the fourth sentence of paragraph (e) (1) to read: "Incubate the plates overnight at 32° C.-35° C., except if it is polymyxin, novobiocin, nystatin, or viomycin, the incubation temperature is 37° C."

Effective date. This order shall become effective 30 days from the date of its publication in the FEDERAL REGISTER. (Sec. 507, 59 Stat. 463 as amended; 21 U.S.C.

Dated: November 21, 1961.

JOHN L. HARVEY, Deputy Commissioner of Food and Drugs.

(F.R. Doc. 61-11214; Filed, Nov. 27, 1961; 8:48 a.m.]

SUBCHAPTER D-HAZARDOUS SUBSTANCES

#### PART 191-HAZARDOUS SUB-STANCES: DEFINITIONS AND PRO-CEDURAL AND INTERPRETATIVE REGULATIONS

#### Miscellaneous Amendments

Subsequent to the publication of the final order establishing the regulations under the Federal Hazardous Substances Labeling Act (21 CFR Part 191; FEDERAL REGISTER of August 12, 1961 (26 F.R. 7333)), the Commissioner of Food and Drugs received comments and petitions with suggestions for changes that would serve to clarify or augment the regulations promulgated. From the comments received, it is apparent that the wording of some portions of the regulations require revision in order to avoid misunderstanding. The changes to effect these revisions will be found in amendments 1, 2, and 4.

There has been submitted to the Commissioner a petition requesting modification of the labeling requirements relative to chemical substances labeled, marketed, and employed principally for laboratory use, but which may under some circumstances be used in the household. It is recognized that these substances are normally purchased only by those who are well aware that most laboratory chemicals are hazardous and it is also recognized that it is desirable to use main panel labeling to permit the name, purity, chemical formula and physical state of the chemical to be printed in large type, so as to avoid confusion between two or more chemicals having similar names. Therefore, the Commissioner has concluded that placement of the labeling statements required by the act and regulations thereunder represents a special situation, and the public health and safety will be adequately protected by allowing such statements to appear on a panel immediately adjacent to the main panel of the label. The necessary change to effect this revision will be found in amendment 3.

Based upon the data received, the Commissioner has concluded that the following amendments should be effected under the provisions of the Federal Hazardous Substances Labeling Act (sec. 10, 74 Stat. 378; 15 U.S.C.A. 1269) and pursuant to authority delegated to him by the Secretary of Health, Education, and Welfare (25 F.R. 8625), and they are so ordered:

1. Section 191.1(m) is changed to read as follows:

#### § 191.1 Definitions.

(m) Substances that generate pressure. A substance is hazardous because it "generates pressure through decomposition, heat, or other means":

(1) If it explodes when subjected to an electrical spark, or to percussion, or to the flame of a burning paraffin candle for 5 seconds or less.

(2) If it expels the closure of its container, or bursts its container, when held at or below 130° F. for 2 days or less.

(3) If it erupts from its opened container at a temperature of 130° F, or less, after having been held in the closed container at 130° F, for 2 days.

(4) If it comprises the contents of a self-pressurized container.

2. Section 191.7 is amended by changing paragraph (b) (2) and (3) to read as follows:

## § 191.7 Products requiring special labeling under section 3(b) of the act.

(b) \* \* \*

- (2) Methyl alcohol. Because death and blindness might result from the ingestion of methyl alcohol, the label for this substance (including mixtures) within the percentages specified in paragraph (a) (5) of this section shall include the signal word "danger," the additional word "polson," and the skull and crossbones symbol. The statement of hazard shall include "Vapor harmful" and "May be fatal or cause blindness if swallowed." The label shall also bear the statement "Cannot be made nonpoisonous."
- (3) Turpentine and petroleum distillates. Because these substances (including mixtures) within the percentages specified in paragraph (a) (4) and (5) of this section, in addition to oral toxicity resulting in systemic poisoning, are hazardous because of aspiration into the lungs with resulting chemical pneumonitis, pneumonia, and pulmonary edema, the signal word "danger" is specified. The statement of hazard shall include "Harmful or fatal if swallowed." For kerosene and related petroleum distillates, the label shall also bear the statement "If swallowed, do not induce vomiting."
- 3. Section 191.63 is amended by changing the introduction to the section to read as set forth below and by adding thereto the following new paragraph (e):
- § 191.63 Exemptions for small packages, minor hazards, and special circumstances.

The following exemptions are granted for the labeling of hazardous substances in containers suitable or intended for household use under the provisions of § 191.62:

(e) Laboratory chemicals intended only for research or investigational and other laboratory uses (except those in home chemistry sets) shall be exempt

from the requirements of placement provided in § 191.101 if all information required by this section and the act are placed with the required prominence on the label panel adjacent to the main panel.

4. Section 191.101 (b) and (d) are changed to read as follows:

## § 191.101 Placement, conspicuousness, contrast.

(b) If the product is "highly toxic" as defined in § 191.1(e), the labeling shall also include in conjunction with the word "poison," the skull and crossbone symbol. The word "poison" is not considered a signal word as that term is used in paragraph (a) of this section or when required by § 191.7.

(d) All the items of label information required by section 2(p)(1) of the act (or by regulations prescribing additional information under section 3(b)) may appear on the main panel; but if they do not, all such items not required by paragraph (a) of this section to appear on the main panel shall be placed together in a distinctive place elsewhere on the label with adequate contrast, achieved by typography, color, or layout except that the name and place of business of the manufacturer, packer, distributor, or seller may appear separately on the same or on a different panel. The type size used shall bear a reasonable relationship to the printing on the panel involved and shall be no smaller than 10 point unless the available label space requires reductions, in which event it shall be reduced no smaller than 6 point type unless because of small label space an exemption has been granted under section 3(c) of the act and § 191.63.

Notice and public procedure are not necessary prerequisites to the promulgation of this order, and I so find, since the amendments are not controversial in nature and serve only to clarify existing regulations.

Effective date. This order shall be effective February 1, 1962.

(Sec. 10, 74 Stat. 378; 15 U.S.C.A. 1269)

Dated November 20, 1961.

JOHN L. HARVEY, Deputy Commissioner of Food and Drugs.

[F.R. Doc. 61-11215; Filed, Nov. 27, 1961; 8:48 a.m.]

# Title 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

Chapter I—Veterans Administration
PART 17—MEDICAL

#### Miscellaneous Amendments

- 1. In § 17.52, paragraph (a) is amended to read as follows:
- § 17.52 Agreements to procure medical and ancillary services on a fee basis.
- (a) Directors of Veterans Administration hospitals, domiciliaries and out-

patient clinics are authorized to consummate agreements with professional associations, private or public (non-Federal) organizations, or persons to provide medical and ancillary services of acceptable standards on a fee basis. Such agreements will be entered into solely under conditions prescribed by the Chief Medical Director.

2. In § 17.60(a), subparagraphs (5) and (8)(ii) are amended to read as follows:

## § 17.60 Outpatient treatment and examination.

(a) \* \* \*

\*(5) Persons who served in the active military, or naval service during the Spanish-American War, or Indian Wars, when discharged from such service under other than dishonorable conditions who are in need of outpatient treatment. Such outpatient treatment will not include medical care and treatment necesary to and part of hospital care furnished a patient while in a hospital.

\* \* \* \* \* (8) \* \* \*

(ii) Where a veteran has been granted hospital care and outpatient care is reasonably necessary to complete treatment incident to such hospital care. (38 U.S.C. 612(f) (2).)

3. In § 17.123, paragraphs (f) and (g) are amended to read as follows:

## § 17.123 Authorization of outpatient dental treatment.

- (f) Class V. Those pursuing a course of vocational training authorized under 38 U.S.C. Ch. 31 may be authorized dental treatment indicated as reasonably necessary to prevent the interruption of an authorized course of vocational training.
- (g) Class VI. Those who served in the active military or naval forces during the Spanish-American War, Indian Wars, Philippine Insurrection, or Boxer Rebellion may be authorized any dental treatment indicated as reasonably necessary to maintain oral health and masticatory function. There is no time limit for making application for treatment and no restriction as to the number of repeat episodes of treatment.
- 4. In § 17.140, paragraphs (a), (b), and (d) are amended to read as follows:

#### § 17.140 Adjudication of claims.

- (a) Claims for reimbursement of expenses or payment for medical services obtained subsequent to March 19, 1933, without prior authorization of the Veterans Administration will be adjudicated in the office of the Clinic Director serving the territory of the regional office which has claims folder jurisdiction, except as provided in paragraph (b) of this section.
- (b) Claims for services rendered in territory under the jurisdiction of a regional office or center with regional office activities outside the United States or claims for services rendered veterans whose claims folders are under the jurisdiction of a regional office or center with regional office activities outside the United States will be adjudicated as fol-

lows: Those under the Honolulu regional office in the Seattle regional office; and fice; those under the Juneau regional office in the Seattle regional office and those under, the Manila regional office and the San Juan center in the office of the Clinic Director, Veterans Benefits Office, D.C. Claims for services rendered veterans in foreign countries, including the Philippines as provided in this paragraph, will be developed and adjudicated in the Office of the Clinic Director, Veterans Benefits Office, D.C.

(d) Claims, as defined in § 17.141, will be subject to one review after an adverse decision upon appeal to the Administrator. Appeals must be entered within 1 year from the date of notification to the claimant or his representative of the original adverse decision, and the claimant or representative will be so advised. (See §§ 19.0 to 19.10 of this chapter.)

(72 Stat. 1114; 38 U.S.C. 210)

These regulations are effective November 28, 1961.

[SEAL]

W. J. DRIVER, Deputy Administrator.

[F.R. Doc. 61-11223; Filed, Nov. 27, 1961; 8:50 a.m.]

# Title 31—MONEY AND FINANCE: TREASURY

Chapter II—Fiscal Service, Department of the Treasury

SUBCHAPTER B—BUREAU OF THE PUBLIC DEBT [Dept. Circular No. 418, Revised, 2d Amdt., 1961]

# PART 309—ISSUE AND SALE OF TREASURY BILLS

#### Denominations and Exchange; Tenders; When Cash Deposit Is Required

NOVEMBER 17, 1961.

Department Circular No. 418, Revised, dated February 23, 1954 (31 CFR Part 309), as amended, is hereby further amended by revising §§ 309.3 and 309.8 as follows:

#### § 309.3 Denominations and exchange.

Treasury bills will be issued in denominations (maturity value) of \$1,000, \$5,000, \$10,000, \$50,000, \$100,000, \$500,000, and \$1,000,000. Exchanges from higher to lower and lower to higher denominations of the same series (bearing the same issue and maturity dates) will be permitted at Federal Reserve Banks and at the Office of the Treasurer of the United States, Washington. Insofar as applicable, the general regulations of the Treasury Department governing transactions in bonds and notes will govern transactions in Treasury bills.

## § 309.8 Tenders; when cash deposit is required.

Tenders should be submitted on the printed forms and forwarded in the special envelopes which will be supplied

on application to any Federal Reserve Bank, or Branch. If a special envelope is not available, the inscription "Tender for Treasury Bills" should be placed on the envelope used. The instructions of the Federal Reserve Banks with respect to the submission of tenders should be observed. Banking institutions generally may submit tenders for account of customers provided the names of the customers are set forth in such tenders. Others than banking institutions will not be permitted to submit tenders except for their own account. Tenders from incorporated banks and trust companies, and from responsible and recognized dealers in investment securities will be received without deposit. Tenders from all others must be accompanied by a payment of such percent of the face amount of the Treasury bills applied for as the Secretary of the Treasury may from time to time prescribe: Provided, however, That such deposit will not be required if the tender is accompanied by an express guaranty of payment in full by an incorporated bank or trust company. Forfeiture of the prescribed payment may be declared by the Secretary of the Treasury, if payment is not completed, in the case of accepted tenders, on the prescribed date.

Compliance with the notice, public procedure, and effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong.; 60 Stat. 237) is found to be unnecessary with respect to this document. Nothing contained herein abridges or restricts any existing rights acquired by owners of Treasury bills.

[SEAL] ROBERT V. ROOSA, Acting Secretary of the Treasury.

[F.R. Doc. 61-11218; Filed, Nov. 27, 1961; 8:49 a.m.]

[Dept. Circular No. 530, 3th Rev., 4th Amdt., 1961]

# PART 315—UNITED STATES SAVINGS BONDS

## Amount Which May be Held; Series H

NOVEMBER 17, 1961.

In § 315.10 paragraph (b) is hereby amended, effective January 1, 1962, to read as follows:

§ 315.10 Amount which may be held.

\* \* \* \* \*

(b) Series H. \$20,000 (maturity value) for each calendar year up to and including the calendar year 1956; \$10,000 (maturity value) for the calendar years 1957 to 1961, inclusive; \$20,000 (maturity value) for the calendar year 1962 and each calendar year thereafter.

Compliance with the notice, public procedure, and effective date requirements of the Administrative Procedure Act (Public Law 404, 79th Cong.; 60 Stat. 237) is found to be unnecessary with respect to this amendment.

[SEAL] ROBERT V. ROOSA,
Acting Secretary of the Treasury.

[F.R. Doc. 61-11216; Filed, Nov. 27, 1961; 8:48 a.m.]

.[Dept. Circular No. 905, 2d Rev., 2d Amdt., 1961]

# PART 332—OFFERING OF UNITED STATES SAVINGS BONDS SERIES H

#### Limitation on Holdings

NOVEMBER 17, 1961.

In § 332.7 paragraph (a) is hereby amended, effective January 1, 1962, to read as follows:

#### § 332.7 Limitation on holdings.

The limits on the amount of any Series H bonds originally issued during any one calendar year that may be held by any one person at any one time (which will be computed in accordance with the regulations currently in force governing United States Savings Bonds)<sup>2</sup> are:

(a) General limitation. \$20,000 (maturity value) for the calendar year 1962 and each calendar year thereafter.

Compliance with the notice, public procedure, and effective date requirements of the Administrative Procedure Act (Public Law 404, 79th Cong.; 60 Stat. 237) is found to be unnecessary with respect to this amendment.

ROBERT V. ROOSA, Acting Secretary of the Treasury. [F.R. Doc. 61-11217; Filed, Nov. 27, 1961; 8:48 a.m.]

# Title 43—PUBLIC LANDS:

Chapter I—Bureau of Land Management, Department of the Interior

APPENDIX-PUBLIC LAND ORDERS

[Public Land Order 2542]

[Arizona 030584]

#### **ARIZONA**

#### Modifying Stock Driveway Withdrawal (Stock Driveway Withdrawal No. 10)

By virtue of the authority vested in the Secretary of the Interior by section 10 of the act of December 29, 1916 (39 Stat. 865; 43 U.S.C. 300), as amended, it is ordered as follows:

The departmental order of March 18, 1918, which established Stock Driveway Withdrawal No. 10, is hereby modified to the extent necessary to permit the grant of a highway right-of-way made by section 2477, United States Revised Statutes (43 U.S.C. 932), to become effective as to those portions of the following described lands delineated on maps filed by the Board of Supervisors of Navajo

<sup>&</sup>lt;sup>5</sup> Effective May 1, 1957. Accordingly investors who purchased \$20,000 (maturity value) of bonds of Series E bearing issue dates of January 1 through April 1 were not entitled to purchase additional bonds of that series during 1957. The same limitation applies to bonds of Series H bearing those issue dates. Investors who purchased less than \$10,000 (maturity value) of bonds of either series prior to May 1 were entitled only to purchase enough of either series to bring their total for that series for 1957 to \$10,000 (maturity value).

<sup>&</sup>lt;sup>2</sup> Department Circular No. 530.

Land Management as a part of the application, Arizona 030584:

#### GILA AND SALT RIVER MERIDIAN

A strip 100 feet in width through the following legal subdivisions:

T. 17 N., R. 20 E., Sec. 24, E1/2 and SE1/4 SE1/4 SW1/4; Sec. 26, SE 4 SE 4. T. 17 N. R. 21 E. Sec. 18, SW 1/4 SW 1/4 Containing 20.15 acres.

> JOHN M. KELLY. Acting Secretary of the Interior.

NOVEMBER 20, 1961.

[F.R. Doc. 61-11204; Filed, Nov. 27, 1961; 8:45 a.m.1

## Title 49—TRANSPORTATION

#### Chapter I—Interstate Commerce Commission

-GENERAL RULES AND SUBCHAPTER A-REGULATIONS

[No. 32158]

#### PART 10-UNIFORM SYSTEM OF ACCOUNTS FOR RAILROAD COM-**PANIES**

#### Revision of Regulations

Correction

In F.R. Doc. 61-11072, appearing at page 11104 of the issue for Saturday,

County, Arizona, with the Bureau of November 25, 1961, the penultimate ordering clause of the introductory text should be deleted.

## Title 50-WILDLIFE AND **FISHERIES**

Chapter I—Bureau of Sport Fisheries and Wildlife, Fish and Wildlife Service, Department of the Interior

#### **PART 32—HUNTING**

#### Sand Lake National Wildlife Refuge, South Dakota

The following special regulation is issued and is effective on date of publication in the FEDERAL REGISTER.

§ 32.22 Special regulations; game; for individual wildlife refuge areas.

#### SOUTH DAKOTA

SAND LAKE NATIONAL WILDLIFE REFUGE

Public hunting of upland game on the Sand Lake National Wildlife Refuge, South Dakota, is permitted only on the area designated by signs as open to hunting. This open area, comprising 20,000 acres or 93 percent of the total refuge area is delineated on a map available at the refuge headquarters and from the Regional Director, Bureau of Sport Fisheries and Wildlife, 1006 West

Lake Street, Minneapolis 8, Minnesota. Hunting shall be subject to the following conditions:

- (a) Species permitted to be taken: Pheasants only during the season specified below. The hunting of upland game species, as may be otherwise authorized by South Dakota State regulations, is prohibited.
- (b) Open season: From 10:00 a.m. to sunset daily from December 11 through December 17, 1961.
  - (c) Daily bag limit: Five male birds.
  - (d) Methods of hunting:
- (1) Weapons-Shotguns or bow and arrow. Arrows must be at least 24 inches long, have a broad head steel blade, and two untrimmed feathers. No field points, target points, shotgun or exploding points may be used.
  - (e) Other provisions:
- (1) The provisions of this special regulation supplement the regulations which govern hunting on wildlife refuge areas generally which are set forth in Title 50, Code of Federal Regulations, Part 32.
- (2) A Federal permit is not required to enter the public hunting area.
- (3) The provisions of this special regulation are effective to December 18, 1961.

R. W. BURWELL, Regional Director, Bureau of Sport Fisheries and Wildlife.

NOVEMBER 20, 1961.

[F.R. Doc. 61-11203; Filed, Nov. 27, 1961; 8:45 a.m.]

# Proposed Rule Making

## DEPARTMENT OF HEALTH, EDU-CATION, AND WELFARE

Food and Drug Administration
[ 21 CFR Part 121 ]
FOOD ADDITIVES

Notice of Filing of Petition

Pursuant to the provisions of the Federal Food, Drug, and Cosmetic Act (sec. 409(b) (5), 72 Stat. 1786; 21 U.S.C. 348 (b) (5)), notice is given that a petition (FAP 231) has been filed by International Minerals and Chemical Corporation, 5401 Old Orchard Road, Skokie, Illinois, proposing the issuance of a regulation to provide for the safe use of sugar beet extract as a flavor base in food.

Dated: November 20, 1961.

J. K. KIRK,
Assistant Commissioner
of Food and Drugs.

[F.R. Doc. 61-11220; Filed, Nov. 27, 1961; 8:49 a.m.]

# [ 21 CFR Part 191 ] HAZARDOUS SUBSTANCES

### Notice of Proposal to Amend Definitions and Procedural Regulations

Subsequently to the publication of the final order establishing the regulations under the Federal Hazardous Substances Labeling Act (21 CFR Part 191; FEDERAL REGISTER of August 12, 1961 (26 F.R. 7333)), it was brought to the attention of the Commissioner of Food and Drugs that the labeling requirement, "Avoid contact with flame or hot surface", for carbon tetrachloride and substances containing it, would be an anomalous statement when the product is used in fire extinguishers. On the other hand, when carbon tetrachloride is used as a fire extinguisher, poisonous gases such as phosgene result when the product is subjected to heat. Other substances that may or may not be toxic by ingestion or inhalation produce poisonous gases when used as a fire extinguisher. Such poisonous gas production is a proximate result of reasonably foreseeable handling and use. It is therefore a special hazard for which labeling is required for adequate protection of the public health and safety.

In view of these facts, pursuant to section 10 of the Federal Hazardous Substances Labeling Act (74 Stat. 378; 15 U.S.C.A. 1269), and under the authority delegated to him by the Secretary of Health, Education, and Welfare (25 F.R. 8625), the Commissioner proposes the following amendments:

§ 191.7 [Amendment]

1. It is proposed to amend § 191.7 Products requiring special labeling under section 3(b) of the act by changing paragraph (b) (1) to read:

(h) \* \* \*

- (1) Carbon tetrachloride. Because of the general systemic poisoning that might result from the ingestion or breathing of vapors of carbon tetrachloride and mixtures containing it, the label shall include the signal word "danger," the additional word "poison," and the skull and crossbones symbol. The statement of hazard shall include "May be fatal if inhaled or swallowed." The label shall also bear the statement "Avoid contact with flame or hot surface." Fire extinguishers containing carbon tetrachloride shall not be required to bear the latter statement, but instead shall bear the special labeling required by \$191.8.
- 2. It is proposed to add to Part 191 a new section, reading as follows:

#### § 191.8 Labeling of fire extinguishers.

- (a) When a substance or mixture of substances, in a container labeled for use as a fire extinguisher, decomposes into gases that are toxic within the meaning of § 191.1 (e) or (f) when used according to label directions to extinguish a fire, such container shall bear the signal word "danger," and the following statement of hazard in addition to any other that might be required under the act or this section: "Poisonous gases formed when used to extinguish flame or on contact with heat. Use in an enclosed place may be fatal." The label shall also bear the additional precaution, "Do not enter area until well ventilated and all odor of chemical has disappeared."
- (b) Regardless of whether paragraph (a) of this section applies, any substance or mixture of substances in a container labeled for use as a fire extinguisher, which, if applied to an electrical fire, would subject the user to the likelihood of electrical shock, shall be conspicuously labeled, "Caution: Do not use on electrical fires," in lieu of the requirements of section 2(p) (1) of the act.

All interested persons are invited to submit their views in writing regarding the proposal published herein. Such views and comments should be submitted in quintuplicate, addressed to the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington 25, D.C., prior to the thirtieth day following the date of publication of this notice in the Federal Register.

Dated: November 20, 1961.

JOHN L. HARVEY, Deputy Commissioner of Food and Drugs.

[F.R. Doc. 61-11208; Filed, Nov. 27, 1961; 8:46 a.m.]

## FEDERAL HOME LOAN BANK BOARD

[ 12 CFR Part 563 ]

[FSLIC-1,243]

#### **OPERATIONS**

Proposed Amendment Relating To Change of State-Chartered Mutual Insured Institution to a Guaranty or Permanent Stock Institution

NOVEMBER 22, 1961.

Resolved that, pursuant to Part 508 of the general regulations of the Federal Home Loan Bank Board (12 CFR Part 508) and § 567.1 of the rules and regulations for insurance of accounts (12 CFR 567.1), it is hereby proposed that Part 563 of the rules and regulations for insurance of accounts (12 CFR Part 563) be amended by an amendment the substance of which is as follows:

Part 563 aforesaid is hereby amended by adding thereto, immediately after § 563.22, the following new section:

§ 563.22-1 Change of State-chartered mutual institution to a guaranty or permanent stock type institution.

No State-chartered mutual insured institution may change from that type of institution to a guaranty or permanent stock type institution, or an institution of a type having stock of a similar nature, unless the following minimum requirements are complied with:

- (a) The change may be effected only in accordance with a written plan approved by the Corporation, and in passing upon any such plan the Corporation may give consideration to any element of good-will value.
- (b) All requirements of or under State law shall have been complied with.
- (c) The plan shall be submitted to the Board by action of the board of directors of such mutual institution prior to the giving of notice as hereinafter provided.
- (d) The plan shall contain provisions which, in the judgment of the Board, are adequate to assure that each shareholder of record at such date as the plan shall fix with the approval of the Board will be entitled to receive, without any payment, a withdrawable account or accounts in the changed type of institution equal in withdrawable amount to the withdrawable amount of such shareholder's account or accounts in the mutual institution plus the full equivalent in cash of the value of such shareholder's interest in the excess of the net worth, of the mutual institution over the withdrawable amount of all accounts in such institution, as determined by the Board at the expense of the institution. The issuance and amount of such stock shall be as required by the Board, provided that full payment for such proposed stock will be made of a sum which shall

be at least equal to the minimum amount required by or under the laws of the State or 5 percent of total withdrawable accounts, whichever is more.

(e) The plan shall include appropriate provisions to prevent reduction of the Federal insurance reserve as a result of

action under the plan.

(f) The institution shall give formal notice of a special meeting called to vote on the plan, which notice shall be in such form as may be prescribed by the Board and shall be mailed, postage prepaid, at least 15 and not more than 30 days prior to the date of such meeting, and shall set forth the terms of the plan, the rights of the members, and such other matters as the Board may require.

(g) The plan shall be approved by a vote of those representing at least two-

thirds in withdrawable amounts of the outstanding shares of the mutual institution as of the end of the month next preceding the date of such meeting and by not less than two-thirds in number of the eligible votes cast a such meeting. Voting by proxy shall be subject to such requirements and restrictions as the Board may prescribe.

(Secs. 402, 403, 48 Stat. 1256, 1257 as amended; 12 U.S.C. 1725, 1726. Reorg. Plan No. 3 of 1947, 12 F.R. 4981, 3 CFR 1947 Supp.)

Resolved further that all interested persons are hereby given the opportunity to submit written data; views, or arguments on the following subject and issues: (1) Whether said proposed amendment should be adopted as proposed; (2) whether said proposed amendment should be modified and

adopted as modified; (3) whether said proposed amendment should be rejected. All such written data, views, or arguments must be received through the mail or otherwise at the office of the Secretary, Federal Home Loan Bank Board, Federal Home Loan Bank Board Building, 101 Indiana Avenue NW., Washington 25, D.C., not later than December 29, 1961, to be entitled to be considered, but any received later may be considered in the discretion of the Federal Home Loan Bank Board.

By the Federal Home Loan Bank Board.

[SEAL] HARRY W. CAULSEN, Secretary.

[F.R. Doc. 61-11239; Filed, Nov. 27, 1961; 8:51 a.m.]

# **Notices**

## DEPARTMENT OF THE TREASURY

Comptroller of the Currency

#### NATIONAL BANK OF WESTCHESTER AND FIRST NATIONAL CITY BANK OF NEW YORK

#### Notice of Hearing

A hearing will be held relative to the application filed with the Office of the Comptroller of the Currency for permission to merge the National Bank of Westchester, White Plains, White Plains, New York, with and into the First National City Bank of New York, New York, New York, on December 4, 1961, at 10:00 a.m., in Room 4121 of the Treasury Department, Main Treasury Building, Washington, D.C.

Any person desiring to submit views with respect to this application either orally or in writing is invited to do so. All such statements will be included in the record.

Dated: November 22, 1961.

JAMES J. SAXON, Comptroller of the Currency.

[F.R. Doc. 61-11224; Filed, Nov. 27, 1961; 8:50 a.m.]

## Internal Revenue Service ORGANIZATION AND FUNCTIONS

In Federal Register filed July 15, 1961. 26 F.R. 6394 and 6395, substitute the following:

Appendix A-Internal Revenue Regional and District Offices.

Appendix B-Alcohol and Tobacco Tax Branch Offices.

Appendix, C-Appellate Branch Offices.

[SEAL] BERTRAND M. HARDING. Acting Commissioner.

APPENDIX A

INTERNAL REVENUE REGIONAL OFFICES

Atlanta, Ga., Federal Office Building, 275 Peachtree Street, Northeast.

Boston, Mass., Houghton-Dutton Building, 55 Tremont Street.

Chicago, Ill., State-Madison Building, 22 West Madison Street.

Cincinnati, Ohio, Swift Building, 230 East

Dallas, Tex., 1114 Commerce Building, 1114

Commerce Street. New York, N.Y., Federal Office Building, 90 Church Street.

Omaha, Nebr., U.S. Post Office and Court House, 215 North Seventeenth Street.

Philadelphia, Pa., 2 Penn Center Plaza Building, 2 Penn Center Plaza.

San Francisco, Calif., Flood Building, 870 Market Street.

INTERNAL REVENUE DISTRICT OFFICES

Birmingham, Ala., Birmingham Post Building, 1531 Third Avenue, North.

Anchorage, Alaska, M. & S. Enterprises, Inc., 428 Fifth Avenue.

Phoenix, Ariz., U.S. Government Building, 140 West Monroe Street.

Little Rock, Ark., Fost Office and Court House Building, 600 West Capitol Avenue. Los Angeles, Calif., Post Office and Court House Building, 312 North Spring Street. San Francisco, Calif., 100 McAllister Build-

ing, 100 McAllister Street. Denver, Colo., New Custom House Building,

19th and California. Hartford, Conn., 460–470 Capitol Avenue. Wilmington, Dela., Post Office Building, 11th and Market Streets.

Jacksonville, Fla., 400 Building, 400 West Ashley Street.

Atlanta, Ga., Federal Office Building, 275 Peachtree Street, Northeast.

Honolulu, Hawaii, Post Office. Court and Custom House, Mililani, King and Richards Streets.

Boise, Idaho, Broadway Holding Company Building, 914 Jefferson Street.

Chicago, Ill., State-Madison Building, 22 West Madison Street.

Springfield, Ill., Staley Building, 621 East Adams Street.

Indianapolis, Ind., Post Office Building, Ohio, between Meridian and Pennsylvania. Des Moines, Iowa, Court House Building,

East First and Walnut Streets. Wichita, Kans., Internal Revenue Service Building, 412 South Main Street.

Louisville, Ky., Federal Building, Sixth and Broadway.

New Orleans, La., Federal Office Building, 600 South Street.

Augusta, Maine, Internal Revenue Service Building, 221 State Street.

Baltimore, Md., The 707 Building, 707

North Calvert Street.

Boston, Mass., 174 Ipswich Street

Detroit, Mich., New Federal Building, 231 West Lafayette Avenue.

St. Paul, Minn., Post Office and Custom House Building, 180 East Kellogg Boulevard. Jackson, Miss., Post Office and Court House

Building, Capitol and West Streets. Kansas City, Mo., Court House Building, 811 Grand Avenue.

St. Louis, Mo., New Federal Building, 1114 Market Street.

Helena, Mont., Federal Office Building, North Park Avenue. Omaha, Nebr., Federal Office Building, 15th

and Dodge Streets.

Reno, Nev., Post Office Building, P.O. Box 891.

Portsmouth, N.H., 600 State Street. Camden, N.J., Service Building, 808 Mar-

Newark, N.J., Industrial Office Building, 1060 Broad Street.

Albuquerque, N. Mex., Federal Office Building, 517 Gold Avenue SW.

Albany, N.Y., 161 Washington Avenue. Brooklyn, N.Y., Ludwig Bauman Building,

210 Livingston Street. Buffalo, N.Y., Edwards Building, 266-270

272-294 Pearl Street.

New York, N.Y., Grand Central Palace
Building, 484 Lexington Avenue.

Syracuse, N.Y., Chimes Building, 109 West

Onondaga Street. Greensboro, N.C., Federal Office Building, 320 South Ashe Street.

Fargo, N. Dak., Ploneer Mutual Life Insurance Building, 203 North 10th Street.

Cincinnati, Ohio, 700 Walnut Building, 700 Walnut Street.

Cleveland, Ohio, Huron-Sixth Building, 626 Huron Road.

Oklahoma City, Okla., Sooner Building, 7 South Harvey Street.

Portland, Oreg., 830 Building, 830 Northeast Holladay Street.

Philadelphia, Pa., Court House Building, Ninth and Chestnut Streets.

Pittsburgh, Pa., New Federal Building. Seventh Avenue and Grant Street.

Scranton, Pa., Post Office Building, Corner Linden Street and North Washington Avenue. Providence, R.I., Co-Op Building, 544 Elmwood Avenue.

Columbia, S.C., Federal Office Building. North West Corner College and Sumter Streets

Aberdeen, S. Dak., Post Office and Court House Building, Fourth Avenue and Lincoln

Nashville, Tenn., Federal Office Building, Eighth Avenue and Broad Street.

Austin, Tex., Lowich Building, 314 West 11th Street:

Dallas, Tex., Lynch Building, 2101 Pacific Avenue.

Salt Lake City, Utah, Federal Office Building, 350 South Main Street.

Burlington, Vt., Federal Office Building, 11 Elmwood Avenue.

Richmond, Va., Richmond Dry Goods Building, 11 South Seventh Street. Seattle, Wash., Exchange Building, 109

Marion Street.

Parkersburg, W. Va., DILS Building, 211 Sixth Street.

Milwaukee, Wis., Federal Office Building, 517 East Wisconsin Avenue.

Cheyenne, Wyo., Federal Office Building, 21st and Carey Avenue.

#### APPENDIX B

ALCOHOL AND TOBACCO TAX BRANCH OFFICES

Birmingham, Ala., Seventeen Ten Building, 1710 First Avenue, North.

Little Rock, Ark., 555 Building. Los Angeles, Calif., Subway Terminal Building, 417 South Hill Street.

San Francisco, Calif., 333 Fell Street. Denver, Colo., New Customhouse Building,

Room 188, 19th and California. Hartford, Conn., American Industrial Building, 983 Main Street.

Jacksonville, Fla., Post Office and Courthouse Building, Suite 325-333, 311 West

Monroe Street. Atlanta, Ga., Federal Office Building, 275 Peachtree Street Northeast.

Honolulu, Hawaii, Alexander Young Build-

ing, 1015 Bishop Street.
Chicago, Ill., State-Madison Building, 22
West Madison Street.

Louisville, Ky., Federal Office Building, 6th and Broadway.

Baltimore, Md., The 707 Building, 707

North Calvert Street.

Boston, Mass., Houghton-Dutton Building, 55 Tremont Street.

Detroit, Mich., Post Office and Courthouse Building, 231 West Lafayette Street.

St. Paul, Minn., Main Post Office Building and Customhouse, Room 1033, 180 East Kellogg Boulevard.

Jackson, Miss., Milner Building, Lamar and Pearl Streets.

Kansas City, Mo., Federal Office Building, Room 2509-10, 911 Walnut Street.

St. Louis, Mo., Court House and Customhouse Building, Room 738.

Omaha, Nebr., 704 Federal Office Building, 15th and Dodge Streets.

Newark, N.J., Industrial Office Building, 1060 Broad Street.

Buffalo, N.Y., Court House Building.

New York, N.Y., Greenwich Village Post Office Station, 641 Washington Street.

Charlotte, N.C., Post Office Building, Room 228, Corner West Trade and Mint Streets.

Cincinnati, Ohio, 474 Alms and Doepke Building, 222 East Central Parkway. Oklahoma City, Okla., Sooner Building, 7

South Harvey Street.

Philadelphia, Pa., Room 500, U.S. Custom House, Second and Chestnut Streets.

Pittsburgh, Pa., Vistory Building, 212 Ninth Street.

San Juan, P.R., Post Office and Courthouse Building, Box 1601.

Columbia, S.C., Federal Office Building, Northwest Corner College and Sumter Streets. Nashville, Tenn., Court House Building, 801 Broadway.

Dallas. Tex., Wholesale Merchants Building, 912 Commerce Street.

Richmond, Va., Percel Post Building, 1100 East Main Street.

Seattle, Wash., Courthouse Building, Fifth

and Madison. Charleston, W. Va., Morrison Building, 815 Quarrier Street

Milwaukee, Wis., Federal Office Building, 517 East Wisconsin Avenue.

#### APPENDIX C

#### APPELLATE BRANCH OFFICES

Birmingham, Ala., 6th Floor, The American Life Building, 2308 Fourth Avenue North.

Los Angeles, Calif., Room 1250, Subway Terminal Building, 417 South Hill Street. San Francisco, Calif., Room 1010, Flood

Building, 870 Market Street.

Denver, Colo., 809 Central Bank Building, 1108 Fifteenth Street.

New Haven, Conn., 1221 Chapel Street. Washington, D.C., Room 2547, Internal

Revenue Service Building, 12th and Constitution Avenue NW.

Jacksonville, Fla., 405 P.O. and Court House Building.

Miami, Fla., 1005 Metropolitan Bank Building, 117 Northeast First Avenue.

Atlanta, Ga., Federal Office Building, 275 Peachtree Street Northeast.

Chicago, Ill., 17 North Dearborn Street. Springfield, Ill., Modern Age Building, 405

East Washington Street. Indianapolis, Ind., 510 Guaranty Building.

Wichita, Kans., Room 305, Insurance Building, 212 North Market Street. Louisville, Ky., 410 Federal Building.

New Orleans, La., 444 Federal Office Building, 600 South Street.

Baltimore, Md., Room 626, 707 North Calvert Street.

Boston, Mass., 114 Federal Street.

Boston, Mass., 114 Federal Street.
Detroit, Mich., Room 900, Cadillac Tower.
St. Paul, Minn., W-981, First National
Bank Building, 332 Minnesota Street.
Kansas City, Mo., Room 1006, Federal Office Building, 911 Walnut Street.
St. Louis, Mo., 751 New Federal Building,
1114 Market Street.

Omaha, Nebr., U.S. Post Office and Court House, 215 North 17th Street.

Newark, N.J., Room 624, 1060 Broad Street. Buffalo, N.Y., 330 U.S. Court House, Niagara Square.

New York, N.Y., 807 Federal Office Building, 90 Church Street.

Greensboro, N.C., Fifth Floor, 320 South Ashe Street.

Cincinnati, Ohio, 818 Enquirer Building, 617 Vine Street.

Cleveland, Ohio, 410 Federal Reserve Bank Building.

Oklahoma City, Okla., 614 Sooner Building, 7 South Harvey Street.

Portland, Oreg., 425 Pittock Block, 921 Southwest Washington Street.

Philadelphia, Pa., 4th Floor, 2 Penn Center

Pittsburgh, Pa., 2304 Clark Building, 7th and Liberty Avenue.

Nashville, Tenn., 654 New U.S. Court House Building, 801 Broadway.

Dallas, Tex., Room 1504, 1114 Commerce Street.

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Building, 412 Main Street.

Salt Lake City, Utah, Room 400, Tribune Building, 143 South Main Street.

Richmond, Va., 421 Post Office Building. Seattle, Wash., 123 U.S. Court House Build-

Huntington, W. Va., Post Office Building, Ninth Street and Fifth Avenue.

Milwaukee, Wis., 580 Federal Building, 517 East Wisconsin Avenue.

F.R. Doc. 61-11205; Filed, Nov. 27, 1961; 8:46 a.m. J

## Office of the Secretary

[AA 643.3-S]

#### **MOLASSES FROM CUBA**

# Determination as to Fair Value of

NOVEMBER 17, 1961.

A complaint was received that molasses from Cuba was being sold in the United States at less than fair value within the meaning of the Antidumping Act of 1921.

I hereby determine that molasses from Cuba is not being, nor likely to be, sold at less than fair value within the meaning of section 201(a) of the Antidumping Act, 1921, as amended (19 U.S.C. 160(a)).

Statement of reasons. For fair value purposes purchase price was compared to home market sales price. Prices in both markets were for molasses in bulk, f.o.b. mill, so that no deductions from selling prices were necessary.

In no instance was purchase price found to be less than home market sales

This determination and the statement of reasons therefor are published pursuant to section 201(c) of the Antidumping Act, 1921, as amended (19 U.S.C. 160(c)).

[SEAL] JAMES POMEROY HENDRICK. Acting Assistant Secretary of the Treasury.

[F.R. Doc. 61-11207; Filed, Nov. 27, 1961; 8:46 a.m.]

[Dept. Circ. 570, 1961 Rev. Supp. No. 14]

#### SOUTHERN GENERAL INSURANCE CO.

#### Surety Companies Acceptable on Federal Bonds

NOVEMBER 20, 1961.

A certificate of authority has been issued by the Secretary of the Treasury to the following company under the Act of Congress approved July 30, 1947, 6 U.S.C., secs. 6-13, as an acceptable surety on Federal bonds.

An underwriting limitation of \$216,-000.00 has been established for the company. Further details as to the extent and localities with respect to which the company is acceptable as surety on Federal bonds will appear in the next revision of Department Circular 570, to be issued as of May 1, 1962. Copies of the circular, when issued, may be obtained from the Treasury Department, Bureau of Accounts, Surety Bonds Branch, Washington 25, D.C.

Houston, Tex., 10th Floor, State National State in which incorporated, name of company, and location of principal executive office:

Southern General Insurance Georgia; Company; Atlanta, Georgia.

W. T. HEFFELFINGER, [SEAL] Fiscal Assistant Secretary.

[F.R. Doc. 61-11206; Filed, Nov. 27, 1961; 8:46 a.m.]

## DEPARTMENT OF COMMERCE

## Office of the Secretary POSITION SCHEDULE SURETY BOND

Invitation To Bid

Notice is hereby given to all companies holding certificates of authority from the Secretary of the Treasury as acceptable sureties on Federal bonds, that the Office of the Secretary, Department of Commerce, will receive sealed bids for a position schedule bond covering approximately 134 positions, most of which are to be bonded in the penalty amount of \$5,000.00. The effective date of the bond will be January 1, 1962 and the term will be two years.

Copies of the invitation to bid and the schedule of positions to be bonded may be obtained by phoning WO 7-4463 or writing to the Office of Administrative Operations, Procurement Branch, Room 6309. Department of Commerce Building. Washington 25, D.C., at which address bids will be opened at 2:00 p.m., e.s.t., on December 11, 1961.

WILLIAM M. MARTIN, Director, Office of Administrative Operations.

F.R. Doc. 61-11319; Filed, Nov. 27, 1961; 11:15 a.m.]

## ATOMIC ENERGY COMMISSION

[Docket No. 50-24]

## GENERAL ELECTRIC CO.

#### Notice of Issuance of Utilization **Facility License Amendment**

Please take notice that the Atomic Energy Commission has issued Amendment No. 5, set forth below, to Facility License No. CX-4, as amended, which provides additional authorization to General Electric Company, as requested in its application amendments dated August 24, 1961 and October 13, 1961, to operate its Critical Experiment Facility reactor located in Alameda County, California, (1) when it is loaded with fully enriched uranium as fuel, or (2) with a graphite test section containing fully enriched uranium when the core is loaded with low enrichment fuel.

The Commission has found that there is reasonable assurance that the licensee will comply with the Commission's regulations in Parts 20 and 50, 10 CFR, that the health and safety of the public will not be endangered and that operation of the reactor under the license, as amended, will not be inimical to the common defense and security or to the health and safety of the public.

The Commission has further found that prior public notice of proposed issuance of this amendment is not necessary in the public interest since operation of the reactor under the license as amended would not present any substantial change in the hazards to the health and safety of the public from those considered and evaluated in connection with the previously approved

operation of the reactor.

In accordance with § 2.102(a) of the Commission's rules of practice (10 CFR Part 2) the Commission will direct the holding of a formal hearing on the matter of issuance of the license amendment upon receipt of a request therefor from the licensee or a petition to intervene pursuant to § 2.705 of the rules of practice within 30 days after the issuance of the license amendment. Petitions for leave to intervene and requests for a formal hearing shall be filed in accordance with the provisions of § 2.700

of the Commission's rules of practice (10

CFR Part 2).

The application for license amendment, and a related hazards analysis prepared by the Division of Licensing and Regulation, may be inspected at the Commission's Public Document Room, 1717 H Street NW., Washington, D.C. A copy of the hazards analysis may be obtained at the Commission's Public Document Room, or upon request addressed to the Atomic Energy Commission, Washington 25, D.C., Attention: Director, Division of Licensing and Regulation.

Dated at Germantown, Md., this 20th day of November 1961.

For the Atomic Energy Commission.

ROBERT H. BRYAN,
Acting Chief, Research and
Power Reactor Safety Branch,
Division of Licensing and
Regulation.

[License No. CX-4 Amdt. 5]

License No. CX-4, as amended, issued to General Electric Company is hereby amended in the following respects:

In addition to the activities previously authorized by the Commission in License No. CX-4, as amended, General Electric Company is authorized, as described in its application amendments Nos. 15, 16, and 17 dated August 24, August 24, and October 13, 1961, respectively, to operate its Critical Experiment Facility reactor located in Alameda County, California;

1. When the reactor is loaded with fully enriched uranium as fuel, or

2. With a graphite test section containing fully enriched uranium when the core is loaded with low enrichment fuel.

The operation of the reactor shall be in accordance with the procedures and subject to the limitations contained in License No. CX-4, as amended, and in General Electric Company's application amendments Nos. 15, 16, and 17.

This amendment is effective as of the date of issuance.

Date of issuance: November 20, 1961. For the Atomic Energy Commission.

ROBERT H. BRYAN,
Acting Chief, Research and Power
Reactor Safety Branch, Division
of Licensing and Regulation.

[F.R. Doc. 61-11200; Filed, Nov. 27, 1961; 8:45 a.m.]

[Docket No. 50-54]

### UNION CARBIDE CORP.

# Notice of Issuance of Facility License Amendment

Please take notice that the Atomic Energy Commission has issued Amendment No. 1, set forth below, to Facility License No. R-81. The license authorizes Union Carbide Corporation to operate its pool-type nuclear reactor located in Sterling Forest, New York.

The amendment authorizes the licensee to replace the caustic scrubber in the reactor's emergency ventilation system with an activated charcoal system.

The Commission has found that this change would not adversely affect the safe operation of the reactor and that operation of the reactor in accordance with the license as amended will not present undue hazard to the health and safety of the public and will not be inimical to the common defense and security.

The Commission has further found that prior public notice of proposed issuance of this amendment is not necessary in the public interest since operation of the reactor in accordance with the license as amended would not present any increase in the hazards to the health and safety of the public from those previously considered and evaluated in connection with the previously approved operations.

In accordance with the Commission's rules of practice (10 CFR Part 2) the Commission will direct the holding of a formal hearing on the matter of issuance of the license amendment upon receipt of a request therefor from the licensee or an intervener within 30 days after the issuance of the license amendment. Petitions for leave to intervene and requests for a formal hearing shall be filed by mailing a copy to the Office of the Secretary, Atomic Energy Commission, Washington 25, D.C., or by delivery of a copy in person to the Office of the Secretary, Germantown, Maryland, or the AEC's Public Document Room, 1717 H Street NW., Washington, D.C.

Dated at Germantown, Md., this 21st day of November 1961.

For the Atomic Energy Commission.

ROBERT H. BRYAN,
Acting Chief, Research and
Power Reactor Safety Branch,
Division of Licensing and
Regulation.

[License No. R-81, Amdt. 1]

In addition to the activities previously authorized by the Commission in License No. R-81, Union Carbide Corporation is authorized, as requested in its application for license amendment dated November 1, 1961 to replace the caustic scrubber in the emergency ventilation system for its pooltype reactor located in Sterling Forest, New York, with an activated charcoal system.

The replacement of the scrubber and operation of the reactor shall be conducted in accordance with the procedures and subject to the limitations set forth in License No. R-81, as amended, and in the application for license amendment dated November 1, 1961.

This amendment is effective as of the date of issuance.

· Date of Issuance: November 21, 1961.

For the Atomic Energy Commission.

ROBERT H. BRYAN, Acting 'Chief, Research and Power Reactor Safety Branch, Division of Licensing and Regulation.

[F.R. Doc. 61-11201; Filed, Nov. 27, 1961; 8:45 a.m.]

[Docket No. 50-57]

# WESTERN NEW YORK NUCLEAR RESEARCH CENTER, INC.

#### Notice of Issuance of Facility License Amendment

Please take notice that the Atomic Energy Commission has issued Amendment No. 2, set forth below, to facility License No. R-77. The license, as amended, authorizes Western New York Nuclear Research Center, Inc., to possess and operate the nuclear reactor located on the campus of The University of Buffalo, New York. This amendment authorizes Western New York Nuclear Research Center, Inc., (1) to install and use a second pneumatic conveyor system identical to one presently installed in their nuclear reactor facility, and (2) to release Argon-41 from the facility.stack at a specified rate in accordance with AEC regulation, 10 CFR Part 20. These authorizations were requested by the licensee in applications for amendment dated June 28, 1961, August-18, 1961 and August 29, 1961.

The Commission has found that operation of the facility in accordance with the license, as amended, will not present undue hazard to the health and safety of the public and will not be inimical to the common defense and security.

The Commission has further found that prior public notice of proposed issuance of this amendment is not necessary in the public interest since operation of the facility in accordance with the license as amended would not present any substantial change in the hazards to the health and safety of the public from those already considered acceptable in connection with the previously approved operation of this facility.

In accordance with the Commission's Rules of Practice (10 CFR Part 2) the Commission will direct the holding of a formal hearing on the matter of issuance of the license amendment upon receipt of a request therefor from the licensee or an intervener within thirty (30) days after the issuance of the license amendment. Petitions for leave to intervene and requests for a formal hearing shall be filed by mailing a copy to the Office of the Secretary, Atomic Energy Commission, Washington 25, D.C., or by delivery of a copy in person to the Office of the Secretary, Germantown, Maryland or the Commission's Public Document Room, 1717 H Street NW., Washington, D.C.

For further details, see (1) the applications for license amendment dated June 28, 1961, August 18, 1961, and August 29, 1961 by Western New York Nuclear Research Center, Inc., and (2) a

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hazards analysis of the proposed amendment prepared by the Division of Licensing and Regulation, both on file at the Commission's Public Document Room. 1717 H Street NW., Washington, D.C. A copy of item (2) above may be obtained at the Commission's Public Document Room, or upon request addressed to the Atomic Energy Commission, Washington 25, D.C., Attention: Director, Division of Licensing and Regulation.

Dated at Germantown, Md., this 17th day of November 1961.

For the Atomic Energy Commission.

ROBERT H. BRYAN, Acting Chief, Research and Power Reactor Safety Branch, Division of Licensing and Regulation.

[License No. R-77 Amdt. 2]

License No. R-77, as amended, which authorizes Western New York Nuclear Research Center, Inc., to possess and operate the nuclear reactor located on the campus of The University of Buffalo at Buffalo, New York, is hereby further amended as follows:

1. Western New York Nuclear Research Center, Inc., is authorized to install and use a second pneumatic conveyor system in their nuclear reactor facility as described in applications for amendment dated June 28, 1961 and August 18, 1961. This second system will be installed and used in a manner identical to that described in the licensee's Final Hazards Summary Report.

2. Western New York Nuclear Research Center, Inc., is authorized to release Argon-41 from the nuclear facility stack at an average yearly rate of 3.03 microcuries per second. This amendment is effective as of the date

Dated at Germantown, Md., this 17th day

of November 1961.

For the Atomic Energy Commission.

ROBERT H. BRYAN. Acting Chief, Research and Power Reactor Safety Branch, Division of Licensing and Regulation.

[F.R. Doc. 61-11202; Filed, Nov. 27, 1961; 8:45 a.m.]

## **CIVIL AERONAUTICS BOARD**

[Docket No. 11707, etc.; Order No. E-17754]

CHICAGO HELICOPTER AIRWAYS. INC., ET AL.

Mail Rates and Loan Guaranty Applications; Order

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 22d day of November 1961: Mail rates for Chicago Helicopter Airways, Inc., Docket No. 11707; Los Angeles Airways, Inc., Docket No. 12869; New York Airways, Inc., Docket No. 11264: Loan Guaranty applications for Chicago Helicopter Airways, Inc., Docket No. LG-18; Los Angeles Airways, Inc., Docket No. LG-19; New York Airways, Inc., Docket No. LG-16.

By this order the Board is consolidating for hearing proceedings to determine, pursuant to section 406 of the Federal Aviation Act of 1958, as amended (the Act), the fair and reasonable subsidy rates to be paid Chicago Helicopter Air-

ways, Inc. (Chicago) and New York Airways, Inc. (New York), on and after July 1, 1961, and for Los Angeles Airways, Inc. (Los Angeles), on and after August 1, 1961, the date Los Angeles reopened its rate; and is granting intervention in such consolidated proceeding to the cities of Bridgeport and New Haven, Connecticut, and to the Department of Aeronautics of the State of Connecticut. Contemporaneously herewith, the Board is adopting a final order guaranteeing an equipment loan to Los Angeles for four turbine-powered Sikorsky S-61 helicopters. The various motions and petitions filed on and after October 26, 1961, relating to the dockets involved herein are thus granted to the extent that they seek consolidation ofthe subsidy rate proceedings 2 for hearing and intervention therein but are denied in all other respects.3

For an extended period, the Board and its staff have been consulting on an informal basis with Chicago, Los Angeles, and New York regarding their plans to acquire turbine-powered helicopters. A plan devised as a result of these informal proceedings was embodied in a Show Cause Order and a public statement issued by the Board on October 27. 1961. The order proposed a final subsidy rate for Los Angeles for its first three full years of turbine-powered operations. On the same date, the Board issued an Order authorizing the guaranty of an equipment loan to Los Angeles for four turbine-powered helicopters, conditioned upon issuance of a final order establishing rates of subsidy compensation in accordance with the Show Cause Order.

Commencing on October 26, 1961, a number of motions and petitions were filed by New York, the cities of Bridgeport and New Haven, Connecticut, and the Department of Aeronautics of the State of Connecticut (hereinafter referred to as petitioners) in the various proceedings involving the subsidy rates and loan guaranty applications of the three certificated helicopter operators.6 New York requests consolidation, in a single proceeding, of the loan applications and subsidy petitions or, in the alternative, consolidation of all the subsidy proceedings and a stay of action on the loan applications. The city of New Haven, Connecticut, requests the consolidation of all the loan and subsidy rate proceedings. In addition, New York, the cities of Bridgeport and New Haven, Connecticut, and the Department of Aeronautics of the State of

¹ Order E-17755, November 22, 1961.

Connecticut have filed general objections to the Los Angeles Show Cause Order and all seek to intervene in the Los Angeles rate proceeding and loan guaranty docket.7

The Board finds that all the aforementioned petitions and motions should be denied to the extent that they are concerned with the applications for the guaranty of equipment loans to the helicopter operators,8 as a matter of law and as a matter of policy and discretion. The Board's authority to guaranty loans is provided for in-Public Law 85-307. This statute does not contemplate nor provide for the processing of loan applications on the basis of a hearing procedure. In addition, it should be noted that the approval or disapproval of a loan application is specifically exempted from even the rule-making notice and related procedures prescribed by section 4 of the Administrative Procedure Act. In short, there is no legal requirement that an action with regard to the loan application of Chicago and Los Angeles (and New York) be taken on the basis of notice and hearing procedures.

Assuming, arguendo, that a hearing were required in the Chicago and Los Angeles (and New York) loan guaranty matters, the petitioners have nevertheless failed to show a sufficient interest to warrant intervention therein. Petitioners rely on the fact that the Congress has specified that not more than \$6,000,000 of the subsidy funds prescribed in the Appropriations Act for Fiscal 1962 "shall be available for subsidy for helicopter operations during the current fiscal year." They assert that the Board's approval of loan guarantees to Los Angeles and Chicago will necessarily represent a commitment to these carriers of a level of subsidy which will result in there being inadequate subsidy funds available for New York. We find no merit in this contention. Our approval, today, of the loan guaranty for Los Angeles carries no commitment whatsoever as to the subsidy which is to be paid that carrier for fiscal 1962 operations. From a practical stand-point, the level of subsidy is largely determined by the volume of service to be provided and not by the fact that a carrier has a given number of aircraft; and no determination has been made as to the volume of service to be underwritten for any of the three helicopter operators for fiscal 1962. Moreover, the existence of a loan guaranty on four aircraft for Los Angeles, for example, would in no manner constitute a bar to our finding that less than that number of aircraft should be underwritten with subsidy. The instant Order establishes a consolidated proceeding to determine the final subsidy for all three helicopter carriers in which each will have full opportunity to establish its subsidy need consistent with the criteria of section 406 of the Act. In other words, the subsidy proceeding is the proper forum in which each carrier must establish the amount of subsidy to which it may be entitled, and our action on the loan guar-

<sup>&</sup>lt;sup>2</sup> This proceeding will not only be concerned with establishing the subsidy rates for turbine-powered operations. Rates for each carrier will also be established for piston-powered operations during the period between the dates specified above and the date turbine-powered operations commence.

<sup>&</sup>lt;sup>3</sup> However, this order does not dispose of a petition filed by New York on November 16, 1961, which, in effect, requests increased temporary and final subsidy rates for New York for various periods.

4 Order E-17637, October 27, 1961.

<sup>&</sup>lt;sup>5</sup> Order E-17636, October 27, 1961.

<sup>6</sup> Dockets 11264, 11707, 12869, LG-16, LG-

<sup>7</sup> Dockets 12869 and LG-19.

<sup>8</sup> Dockets LG-16, LG-18, and LG-19.

anty matters is separable and divorced from the determinations to be made in

the subsidy proceedings.

It should also be noted that any stay of the loan matters would serve no reason of policy and would impose needless delay on the introduction of turbine helicopters. The helicopter experiment cannot go forward unless turbine equipment is introduced promptly. Moreover, delay could result in serious financial problems for Los Angeles, since that carrier has expended funds on training, ground facilities, advertising, etc., in preparation for the introduction of turbine equipment. For the reasons stated above, we find that the request of petitioners for a stay of, or intervention in, the loan cases of Chicago and Los Angeles should be denied.

The Board, in its discretion, is herein consolidating into one proceeding the mail rate petitions of the three helicopter operators (Dockets 11264, 11707, and 12869). In so doing, we are not passing on the merits of the contentions advanced by the petitioners that such a proceeding is required by law. As indicated previously, there is a limitation in the fiscal year 1962 Appropriation Act as regards the funds earmarked for helicopter services. Under section 406 of the Act, the Board has a duty to determine the need of the carrier in accordance with the standards set forth therein. A consolidated hearing is the most practical method we know of to attempt to deal with the fiscal limitation while fulfilling the duties imposed on the Board by section 406. A consolidated proceeding will allow the carriers affected by the fiscal limitation an equal opportunity to be heard and to develop a full record as to their respective needs for subsidy under the Act.

Subsidy proceedings for the period prior to July 1, 1961, are not concerned with the situation that gives rise to the order of consolidation; therefore, proceedings involving the period prior to July 1, 1961, will not be consolidated.

Finally, as a matter of discretion, we also believe it appropriate to allow the cities of Bridgeport and New Haven, and the Department of Aeronautics of the State of Connecticut, to intervene in the consolidated subsidy proceeding, as requested in formal documents filed with the Board on their behalf, pursuant to Rule 15 of the rules of practice.

Accordingly, it is ordered:

- 1. That the proceedings in Dockets 11264, 11707, and 12869, respectively, be, and they hereby are, consolidated into one proceeding in Docket 13204, for the purpose of determining final subsidy rates for New York Airways, Inc. and Chicago Helicopter Airways, Inc. for the period on and after July 1, 1961, and for Los Angeles Airways, Inc. on and after August 1, 1961, and that this proceeding, as consolidated, be assigned for hearing before an Examiner of the Board at a time and place to be designated;
- 2. That this consolidated proceeding is to be known as the Helicopter Operators Consolidated Mail Rate Proceeding, Docket 13204:
- 3. That, pursuant to Rule 15 of the rules of practice, the cities of New

Haven and Bridgeport, Connecticut, and the Department of Aeronautics of the State of Connecticut be and they are hereby granted leave to intervene in this consolidated proceeding;

- 4. That all motions, petitions, and requests, or portions thereof relating to Dockets 11264, 11707, 12869, LG-16, LG-18, and LG-19 filed on or since October 26, 1961, to the extent not otherwise granted herein, be and they are hereby denied:
- 5. That copies of this order be served on all parties to this proceeding and the Postmaster General; and
- 6. That this order shall be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.

[SEAL] HAROLD R. SANDERSON Secretary.

[F.R. Doc. 61-11241; Filed, Nov. 27, 1961; 8:51 a.m.

[Docket No. 13205, etc.; Order No. E-17752]

#### FLYING TIGER LINE, INC.

## Proposed Reduction in Freight Rates; Order of Investigation and Suspen-

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 22d day of November 1961.

By tariffs marked to become effective November 23 and 26, 1961; The Flying Tiger Line, Inc. (Tiger) proposes to reduce rates on selected commodities covering several or all weight breaks at numerous markets, chiefly eastbound, throughout its system. This is to be accomplished typically by substituting, at lower levels, specific commodity rates for class rates in numerous markets and a full range of weight breaks, ranging generally up to 5,000 pounds and, in some major markets, up to 10,000 pounds. A large number of the proposals meet, at various weight breaks, rates on the same commodities in effect for other carriers, or are equal to rates which Tiger had previously published. In numerous instances, Tiger meets competitive rates at 100 pounds and proposes relatively small reductions at several weight breaks above 100 pounds through the typically uniform application of the following volume spreads between 100 and 5,000 pound rates: \$2.00 per 100 pounds for transcontinental shipments, \$1.50 for movements between Midwest and West Coast points, and \$1.00 for shipments between Midwest and Eastern points. These are the volume spreads currently in effect in both Tiger's class and specific commodity rates.

However, for several commodities. Tiger's proposals are significantly below rates which would be based on the foregoing criteria. These proposals cover rates at selected weight breaks on games and toys,1 carpets and carpeting, electric generators and motors, cut flowers, florist stock, evergreens, and cloth. Such proposed rates are generally significantly below the rates in effect for other carriers, and a number of them are at extremely low levels, yielding as low as 7.4 cents per ton mile.

Airborne Freight Corporation and American Airlines, Inc., have filed complaints requesting investigation and suspension against one or both of the proposed tariffs. In summary, the complaints allege that the rates proposed are below Tiger's costs of operating aircraft currently available to it, involve destructive rate reductions, are not required to meet competition, and will merely divert to Tiger traffic already moving by air, and that the proposed volume spreads are unduly low.

Upon consideration of the matters of record, the Board finds that the rates proposed by Tiger to apply to the commodities listed in the Appendix hereto may be unjust or unreasonable, or unduly discriminatory, or unduly preferential or unduly prejudicial, and should be investigated. Tiger proposes to undercut rates for a number of commodities at selected weight breaks and it estimates that such reductions will significantly increase traffic with respect to specified commodities. These estimates, however, are not accompanied by any indication of how they were reached. A number of proposed rates are at low levels, as low as seven cents per ton-mile. We have recently permitted Tiger to introduce a new rate structure, based in part upon density of commodities and effecting significant reductions. We have permitted other carriers to meet Tiger's rates on comparable commodities but have suspended proposals involving reductions below competitive levels, where made without adequate support. In view of the dilution of carrier revenues which might ensue from the application of the proposed rates as set forth in the Appendix hereto and the absence of adequate support for these reductions, the Board has concluded to suspend those portions of the tariff revisions and defer their use pending investigation.

Accordingly, pursuant to the Federal Aviation Act of 1958, and particularly sections 204(a) and 1002 thereof,

It is ordered, That:

- 1. An investigation is instituted to determine whether the rates and provisions described in Appendix A hereto,2 are, or will be, unjust or unreasonable, unjustly discriminatory, unduly preferential, unduly prejudicial, or otherwise unlawful, and if found to be unlawful to determine and prescribe the lawful rates and provisions.
- 2. Pending hearing and decision by the Board, the rates and provisions in Appendix A hereto are suspended and their use deferred to and including February 20, 1962, unless otherwise ordered by the Board and that no changes be made therein during the period of suspension except by order or special permission by the Board.
- 3. The complaints are dismissed except to the extent granted herein.
- 4. The complaints in Dockets 13164, 13168, and 13176, to the extent granted, are consolidated herein.

<sup>1</sup> With a density of 8 pounds or over per cubic foot.

<sup>&</sup>lt;sup>2</sup> Appendix filed as part of original docu-

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5. The proceeding ordered herein be assigned for hearing before an examiner of the Board at a time and place hereafter to be designated.

6. Copies of this order shall be filed with the tariffs and shall be served upon Airborne Freight Corporation, American Airlines, Inc., and The Flying Tiger Line, Inc.

This order will be published in the  $\mathbf{F}_{\texttt{EDERAL}}$  REGISTER.

By the Civil Aeronautics Board.

HAROLD R. SANDERSON, Secretary.

[F.R. Doc. 61-11242; Filed, Nov. 27, 1961; 8:51 a.m.]

# FEDERAL COMMUNICATIONS COMMISSION

[Docket No. 13257, etc.; FCC 61M-1807]

## CATSKILLS BROADCASTING CO. ET AL.

#### Order Continuing Hearing

In re applications of Harry G. Borwick, David Levinson, Seymour D. Lubin, Henry L. Shipp, Joseph K. Schwartz, and Philip Slutsky, d/b as Catskills Broadcasting Company, Ellenville, New York, Docket No. 13257, File No. BP-12266 et al., Docket Nos. 13258, 13272; for construction permits.

The Hearing Examiner having under consideration the oral request of Catskills Broadcasting Company for temporary continuance, due to an emergency situation, and informal agreement of the parties:

It is ordered, This 20th day of November, that the hearing session, presently scheduled for today, is continued to a date to be announced as soon as counsel can confer and advise the Hearing Examiner of a convenient substitute date.

Released: November 21, 1961.

FEDERAL COMMUNICATIONS COMMISSION, BEN F. WAPLE,

Acting Secretary.

[F.R. Doc. 61-11225; Filed, Nov. 27, 1961; 8:50 a.m.]

[SEAL]

[Docket No. 14380; FCC 61-1360]

## KSAY BROADCASTING CO.

# Order Designating Application for Hearing on Stated Issues

In re application of Grant R. Wrathall and Taft R. Wrathall as trustee for Grant R. Wrathall, Jr., Charlotte Wrathall, Lawrence Wrathall, and Loretta Wrathall, d/b as KSAY Broadcasting Company, San Francisco, California, Docket No. 14380, File No. BR-3528; for renewal of license of Standard Broadcast Station KSAY.

At a session of the Federal Communications Commission held at its offices in Washington, D.C., on the 15th day of November, 1961:

The Commission having under consideration (1) the above-captioned applica-

tion, filed by the subject licensee on September 8, 1959; (2) a petition of the Secretary of the Army for leave to intervene, filed on September 10, 1959; (3) a motion of the Secretary of the Army for the rejection or the dismissal of the application for a renewal of the license to operate standard broadcast station KSAY, filed on September 14, 1959; (4) a protest of the Secretary of the Army (filed on September 21, 1959) to the renewal of the license to operate standard broadcast station KSAY and request for the denial or dismissal thereof, or, in the alternative, a hearing on the issues raised by the filing of the applica-tion and the objections thereto; (5) a petition of the Secretary of the Army to deny the application, filed on January 11, 1961; (6) the opposition of KSAY Broadcasting Company to petition to deny application, filed on February 17, 1961; and (7) the reply of the Secretary of the Army to the opposition of the applicant to the petition to deny the application, filed February 27, 1961; and It appearing, that the instant ap-

It appearing, that the instant applicant is legally, technically, financially, and otherwise qualified to be a licensee of a radio broadcast station, and that the issues specified below present questions of whether the operation of Radio Station KSAY is in the public interest; and

It further appearing, that the abovedescribed standard broadcast station operating in substantial conformity with its license may induce electrical voltages in equipment located on the Oakland Army Terminal; that this phenomenon may create a hazard to the safety of life and property at the Oakland Army Terminal, substantially interfering with the operations carried on at the Oakland Army Terminal, and adversely affecting the overall defense mission of the Army at the Terminal, the national defense and the public interest; and that the Oakland Army Terminal is engaged in an essential mission constituting a part of the overall defense mission of the United States Army; and

It further appearing, that, pursuant to sections 309(b)¹ and 316 of the Communications Act of 1934, as amended, the Commission, in a letter dated December 22, 1959, and incorporated herein by reference, notified the applicant of the above grounds and reasons for the Commission's inability to make a finding that a grant of the application would serve the public interest, convenience and necessity; and

It further appearing, that, the applicant filed a timely reply to the aforementioned letter, which reply has not resolved the questions raised in the Commission's letter:

It is ordered, That, pursuant to sections 307(d), 2309(e) and 309(h) of the

<sup>1</sup> As that section read prior to its amendment on September 13, 1960.

Communications Act of 1934, as amended, the instant application is designated for hearing, at a time and place to be specified in a subsequent order, upon the following issues:

1. To determine (a) to what extent, if any, Radio Station KSAY, San Francisco, when operating in accordance with the specifications of its license, induces electrical voltages in the equipment located on the Oakland Army Terminal; (b) if so, whether such phenomenon impairs substantially the operation of such equipment and/or creates a hazard to the safety of life and property at the Oakland Army Terminal; and (c) whether such phenomenon adversely affects the overall defense mission of the Army at the Oakland Army Terminal, the national defense, and the public interest:

2. To determine (a) what alternative means or methods of operation, if any, consistent with the Communications Act and the Commission's rules, can be employed by KSAY, including a reduction of power, or a change in transmitter location, to prevent interference to the operation of the equipment at the Oakland Army Terminal; (b) the cost of such modified method or methods of operation; and (c) the extent, if any, the Army has offered in the past and now proposes to reimburse the applicant for the costs of a modified manner of operation;

3. To determine (a) what means or methods, if any, can be employed by the Army to prevent interference to the operation of the equipment at the Oakland Army Terminal, including insulation of the hooks, grounding of the hooks, and detuning or changing the resonance of the cranes; (b) the costs thereof; and (c) whether the methods available to the Army constitute a feasible and practical or, alternatively, an unfeasible and impractical, solution to the problem;

4. To determine the availability of other AM primary radio services to the area and population served by KSAY, and the need of this area and population for the primary service rendered by KSAY;

5. In light of the evidence adduced with respect to the foregoing issues, to determine (a) whether the public interest would be served by a grant of the application for renewal of license in the manner now authorized; and (b) if not, whether public interest would be served by a partial grant of the application for renewal of license, based\_upon the Commission's resolution of Issue No. 2 above specifying some other manner of operation than that now authorized, subject to the filing of an appropriate application for construction permit by KSAY to cover such modified operation and a grant thereof by the Commission.

It is further ordered, That the Secretary of the Army is hereby made a party respondent to the proceeding herein and has the burden of proof and of proceeding on Issue No. 1.

It is further ordered, That, to avail itself of the opportunity to be heard, the applicant and the Secretary of the Army, pursuant to § 1.140 of the Commission's rules, in person or by attorney,

<sup>&</sup>lt;sup>2</sup> Section 307(d) provides that "no license for the operation of a broadcasting station shall be for a longer term than three years."

<sup>3</sup> As enacted on September 13, 1960.

A Section 309(h) provides that "the station license shall not vest in the licensee any right to operate the station nor any right in the use of the frequencies designated in the license beyond the term thereof."

shall within 20 days of the mailing of this order, file with the Commission, in triplicate, a written appearance stating an intention to appear on the date fixed for the hearing and present evidence on the issues specified in this order.

It is further ordered. That, the applicant herein shall, pursuant to section 311(a) (2) of the Communications Act of 1934, as amended, and § 1.362(b) of the Commission's rules, give notice of the hearing within the time and in the manner prescribed in such rules, and shall advise the Commission of the publication of such notice as required by § 1.362(c) of the rules.

Released: November 22, 1961.

FEDERAL COMMUNICATIONS COMMISSION.

BEN F. WAPLE. [SEAL] Acting Secretary.

[F.R. Doc. 61-11226; Filed, Nov. 27, 1961; 8:50 a.m.]

[Docket No. 14202; FCC 61M-1829]

#### REA RADIO AND ELECTRONIC **LABORATORY**

#### **Order Continuing Hearing**

In re application of Peter Corrado, Concetta Corrado and Anthony Corrado, d/b as Rea Radio and Electronic Laboratory, East Palatka, Florida, Docket No. 14202, File No. BR-3869; for renewal of license of Station WREA, East Palatka, Florida.

Pursuant to the Commission's Memorandum Opinion and Order announced November 21, 1961: It is ordered, This 22d day of November 1961, that the hearing now scheduled for November 30, 1961, in Palatka, Florida, is rescheduled for Tuesday, January 16, 1962, at 10 a.m., in the offices of the Commission, Washington, D.C.

Released: November 22, 1961.

FEDERAL COMMUNICATIONS COMMISSION,

[SEAL]

BEN F. WAPLE,

Acting Secretary. [F.R. Doc. 61-11227; Filed, Nov. 27, 1961; 8:50 a.m.]

[Docket No. 14400]

## HAROLD V. SCHLUEB Order To Show Cause

In the matter of Harold V. Schlueb, 96 East Water Street, Chillicothe, Ohio, Docket No. 14400; order to show cause why there should not be revoked the license for Radio Station 19W3768 in the Citizens Radio Service.

The Commission, by the Chief, Safety and Special Radio Services Bureau under delegated authority having under consideration the matter of certain alleged violations of the Commission's rules in connection with the operation of the above-captioned station;

It appearing, that, pursuant to § 1.76 of the Commission's rules, written notice of violation of the Commission's rules was served upon the above-named licensee as follows: Official Notice of Vio-

lation mailed on July 3, 1961, alleging that on June 24, 1961, Citizens Radio Station 19W3768 was operated with excessive modulation in violation of § 19.36 (a) of the Commission's rules.

It further appearing, that, the abovenamed licensee, received said Official Notice but did not make satisfactory reply thereto, whereupon the Commission, by letter dated August 3, 1961, and sent by Certified Mail-Return Receipt Requested (No. 979997), brought this matter to the attention of the licensee and requested that such licensee respond to the Commission's letter within fifteen days from the date of its receipt stating the measures which had been taken, or were being taken, in order to bring the operation of the radio station into compliance with the Commission's rules, and warning the licensee that failure to respond to such letter might result in the institution of proceedings for the revocation of the radio station license; and

It further appearing, that receipt of the Commission's letter was acknowledged by the signature of the licensee's agent, Robert M. Elkin, on August 4, 1961, to a Post Office Department return receipt; and

It further appearing, that, although more than fifteen days have elapsed since the licensee's receipt of the Commission's letter, no response was made thereto; and

It further appearing, that, in view of the foregoing, the licensee has repeatedly violated § 1.76 of the Commission's rules:

It is ordered, This 21st day of November 1961, pursuant to section 312 (a) (4) and (c) of the Communications Act of 1934, as amended, and section 0.291(b) (8) of the Commission's Statement of Delegations of Authority, that the said licensee SHOW CAUSE why the license for the above-captioned radio station should not be revoked, and appear and give evidence in respect thereto at a hearing to be held at a time and place to be specified by subsequent order; and

It is further ordered, That the Secretary send a copy of this order by Certified Mail-Return Receipt Requested to

the said licensee.

Released: November 22, 1961.

FEDERAL COMMUNICATIONS COMMISSION.

BEN F. WAPLE, [SEAL]

Acting Secretary.

[F.R. Doc. 61-11228; Filed, Nov. 27, 1961; 8:50 a.m.]

[Docket Nos. 14193, 14194; FCC 61M-1814]

#### SMACKOVER RADIO, INC., MAGNOLIA BROADCASTING CO. (KVMA)

### Memorandum of Ruling

In re applications of Smackover Radio, Inc., Smackover, Arkansas, Docket No. 14193, File No. BP-14663; Magnolia Broadcasting Company (KVMA), Magnolia, Arkansas, Docket No. 14194, File No. BP-14717; for construction permits.

At the prehearing conference of November 15, 1961, the hearing scheduled for December 18, 1961 was canceled, and a further prehearing conference was

scheduled for Wednesday, February 14. 1962 at 10 a.m., in the offices of the Commission, Washington, D.C.

Dated: November 21, 1961.

Released: November 22, 1961.

FEDERAL COMMUNICATIONS COMMISSION.

[SEAL] BEN F. WAPLE, Acting Secretary.

[F.R. Doc. 61-11229; Filed, Nov. 27, 1961; 8:50 a.m.1

[Docket No. 14277; FCC 61M-1809]

#### SULLIVAN TRAIL COAL CO.

#### **Order Scheduling Prehearing** Conference

In the matter of Sullivan Trail Coal Company, West Pittston, Pennsylvania, Docket No. 14277; order to show cause why there should not be revoked the license for Special Industrial Radio Station KGF 213.

The Hearing Examiner having under consideration the order assigning him to preside at the hearing in the aboveentitled proceeding which is scheduled to commence January 3, 1962 and the desirability of holding a prehearing conference to discuss the procedural ground rules to be adopted to simplify and expedite the conduct of the hearing;

It appearing, that respondent licensee is represented by counsel at Scranton. Pennsylvania, who has entered respondent's appearance in this case, and that it does not appear that it will be an undue hardship for respondent, or its counsel, to be called upon to appear at a prehearing conference:

It is ordered, This 20th day of November 1961, that the parties or their counsel are directed to appear at a prehearing conference to be held at 10 a.m., Friday, December 8, 1961, at the Commission's offices, Washington, D.C.

It is ordered further, That the parties

are to be prepared during the prehearing conference particularly to discuss possible stipulations of fact and ways in which the evidence may be presented in a manner most expeditious to the early disposition of this case.

Released: November 21, 1961.

FEDERAL COMMUNICATIONS COMMISSION,

BEN F. WAPLE, [SEAL]

Actina Secretary.

[F.R. Doc. 61-11230; Filed, Nov. 27, 1961; 8:50 a.m.]

[Docket No. 14367-14372; FCC 61M-1813]

### **VETERANS BROADCASTING CO.,** INC., ET AL.

### **Order Scheduling Hearing**

In re applications of Veterans Broadcasting Company, Inc., Syracuse, New York, Docket No. 14367, File No. BPCT-2912; Syracuse Television, Inc., Syracuse, New York, Docket No. 14368, File No. BPCT-2924; W. R. G. Baker Radio and Television Corporation, Syracuse, New York, Docket No. 14369, File No. BPCT-2930; Onondaga Broadcasting,

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Inc., Syracuse, New York, Docket No. 14370, File No. BPCT-2931; Wage, Inc., Syracuse, New York, Docket No. 14371, File No. BPCT-2932; Syracuse Civic Television Association, Inc., Syracuse, New York, Docket No. 14372, File No. BPCT-2933; for construction permits for new Television Broadcast Stations. Channel 9

It is ordered, This 20th day of November 1961, that David I. Kraushaar will preside at the hearing in the above-entitled proceeding which is hereby scheduled to commence on January 29, 1962, in Washington, D.C.; and

It is further ordered, That a prehearing conference in the proceeding will be convened by the presiding officer at 10:00 a.m., Tuesday, December 19, 1961.

Released: November 21, 1961.

FEDERAL COMMUNICATIONS COMMISSION, BEN F. WAPLE.

[SEAL] BEN F. WAPLE,
Acting Secretary.

[F.R. Doc. 61-11231; Filed, Nov. 27, 1961; 8:50 a.m.]

[Docket No. 14378]

#### WILLIAM WILSON

#### Order To Show Cause

In the matter of William Wilson, Glasgow, Kentucky, Docket No. 14378; order to show cause why there should not be revoked the license for Radio Station 18Q2940 in the Citizens Radio Service.

The Commission, by the Chief, Safety and Special Radio Services Bureau, under delegated authority, having under consideration the matter of an alleged violation of Title 18, U.S. Code section 1464, in connection with the operation of the captioned station;

It appearing, that, on or about July 18, 1961, the subject radio station was used for the purpose of uttering obscene, indecent, or profane language by means of radio, in violation of Title 18, U.S. Code, section 1464:

It is ordered, this 20th day of November 1961, pursuant to section 312 (a) (6) and (c) of the Communications Act of 1934, as amended, and section 0.291(b) (8) of the Commission's Statement of Delegations of Authority, that the licensee show cause why the license for the captioned radio station should not be revoked and appear and give evidence in respect thereto at a hearing to be held at a time and place to be specified by subsequent order; and

It is further ordered, That the Acting Secretary send a copy of this order by Certified Mail (Air Mail)—Return Receipt Requested to the licensee at 801 West Main Street, Glasgow, Kentucky.

Released: November 22, 1961.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] BEN F. WAPLE,

Acting Secretary.

[F.R. Doc. 61-11232; Filed, Nov. 27, 1961; 8:51 a.m.]

## TARIFF COMMISSION

[7-111]

#### CREEPING RED FESCUE SEED

# Notice of Investigation and Date of Hearing

Investigation instituted. Upon application of Chewings Fescue and Creeping Red Fescue Commission of the State of Oregon, and others, and amendment of said application received November 21. 1961, the United States Tariff Commission, on the 22d day of November 1961, under the authority of section 7 of the Trade Agreements Extension Act of 1951, as amended, instituted an investigation to determine whether creeping red fescue seed, classifiable under paragraph 763 of the Tariff Act of 1930, is, as a result, in whole or in part, of the customs treatment reflecting the concessions granted thereon under the General Agreement on Tariffs and Trade, being imported into the United States in such increased quantities, either actual or relative, as to cause or threaten serious injury to the domestic industry producing the like product.

Public hearing ordered. A public hearing in connection with this investigation will be held beginning at 10 a.m., e.s.t., on February 27, 1962, in the Hearing Room, Tariff Commission Building, Eighth and E Streets NW., Washington, D.C. Interested parties desiring to appear and to be heard should notify the Secretary of the Commission, in writing, at least five days in advance of the date

set for the hearing.

Inspection of application. The application as originally submitted was not accepted by the Commission. The amendment cured the defects in the original application, so that the application is considered as having been filed on the date of filing of the amendment. The application, as amended, is available for public inspection at the office of the Secretary, United States Tariff Commission, Eighth and E Streets NW., Washington, D.C., and at the New York office of the Tariff Commission located in Room 437 of the Customhouse, where it may be read and copied by persons interested.

Issued: November 22, 1961.

By order of the Commission.

Donn N. Bent, Secretary.

[F.R. Doc. 61-11249; Filed, Nov. 27, 1961; 8:52 a.m.]

[22-25]

### **COTTON PRODUCTS**

# Notice of Investigation and Date of Hearing

At the request of the President, by letter dated November 21, 1961, the United States Tariff Commission, on the 22d day of November 1961, instituted an investigation under section 22(a) of

the Agricultural Adjustment Act, as amended (7 U.S.C. 624), to determine whether articles or materials wholly or in part of cotton are being, or are practically certain to be, imported into the United States under such conditions and in such quantities as to render or tend to render ineffective, or materially interfere with, the programs or operations undertaken by the United States Department of Agriculture with respect to cotton or products thereof, or to reduce substantially the amount of cotton processed in the United States from cotton or products thereof with respect to which such programs or operations are being undertaken.

Hearing. A public hearing in connection with this investigation will be held in the Tariff Commission's Hearing Room, Tariff Commission Building, Eighth and E Streets NW., Washington, D.C., beginning at 10 a.m., e.s.t., on March 13, 1962. All parties will be given opportunity to be present, to produce evidence, and to be heard at such hearing. Interested parties desiring to appear at the public hearing should notify the Secretary of the Tariff Commission, in writing, at its offices in Washington, D.C., at least five days in advance of the date set for the hearing.

Issued: November 22, 1961.

By order of the Commission.

DONN N. BENT, Secretary.

[F.R. Doc. 61-11250; Filed, Nov. 27, 1961; 8:52 a.m.]

## · FOREIGN-TRADE ZONES BOARD

# APPLICATION FOR FOREIGN-TRADE SUB-ZONE IN PENUELAS, PUERTO RICO

Notice is hereby given that an application has been made to the Foreign-Trade Zones Board by the Puerto Rico Industrial Development Company, a public corporation and instrumentality of the Commonwealth of Puerto Rico, Grantee of Foreign-Trade Zone No. 7. for the privilege of establishing, operating and maintaining a foreign-trade subzone within the area of Penuelas, Puerto Rico, which is within the Port of Ponce, Puerto, pursuant to the provisions of the Foreign-Trade Zones Act of June 18. 1934, as amended (48 Stat. 998-1003; 19 U.S.C. 81a-81u). Ponce is in Puerto Rico Customs District No. 49 of the United States. The applicant has submitted this sub-zone application in furtherance of the activities directed toward the development of the economy of Puerto Rico.

The proposed site of the sub-zone consists of approximately 65.27 acres of land made available through a lease arrangement between the Puerto Rico Industrial Development Company and Union Carbide Caribe, Inc. This sub-zone is intended to enable Union Carbide Caribe, Inc., to operate an olefins plant in a foreign-trade zone area, utilizing as raw

material refinery gas from the Commonwealth Oil Refining Company, and/or imported light virgin naphtha, and /or any other suitable hydrocarbon. Such raw materials would be processed into various hydrocarbon products within the sub-zone and then either entered into the customs area for consumption, or reexported or consumed within the subzone. The proposed foreign-trade subzone is located on kilometer 8 along State Highway No. 2, approximately nine miles west of the city of Ponce and seven miles from the city of Penuelas.

The Executive Secretary of the Foreign-Trade Zones Board (pursuant to the Board's regulations 1) has designated E. E. Schnellbacher, Assistant Director, Bureau of International Business Operations. Department of Commerce, as examiner to investigate the application and accompanying exhibits for compliance with said regulations; and said application of the Puerto Rico Industrial Development Company having now been found to be in order, the Executive Secretary does hereby further designate, as an Examiners Committee, said E. E. Schnellbacher Chairman: Jean S. Whittemore, the Collector of Customs of Puerto Rico; and Colonel Julian V. Sollohub, District Engineer, U.S. Army Engineer District, Jacksonville, Florida, in whose jurisdiction the proposed subzone is to be located, to make an investigation of the application and report thereon to the Board for final action.

General plans showing the location of the proposed sub-zone and other pertinent information may be examined at the office of the Collector of Customs, District No. 49, at San Juan, Puerto Rico, or at the office of the Executive Secretary of the Foreign-Trade Zones Board, Room 7416, Commerce Building, Washington 25, D.C.

Notice is hereby given that, in connection with its consideration of the application, the Examiners Committee invites interested persons to submit their views regarding the application, including any additional facts they believe relevant. Such views must be submitted in writing to the Executive Secretary of the Foreign-Trade Zones Board, Washington 25, D.C., attention Examiners Committee, not later than thirty (30) days after the publication of this notice in the Federal Register. Interested persons desiring an oral hearing on the matter must make written request therefor on or before that date stating their interest and reasons why a hearing is desired.

If no request for a hearing is received, or if the Examiners Committee in any event determines it can proceed with its investigation without oral hearing, the Committee will complete its investigation and report to the Board as soon as practicable on the basis of the application, accompanying exhibits, and any other available information pertaining to the matter.

> RICHARD H. LAKE. Executive Secretary, Foreign-Trade Zones Board.

NOVEMBER 22 1961

[F.R. Doc. 61-11269; Filed, Nov. 24, 1961; 10:32 a.m.]

## **CUMULATIVE CODIFICATION GUIDE—NOVEMBER**

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<sup>1</sup> See Title 15 Code of Federal Regulations, Part 400, Article 13, Rules of Procedure and Practice.

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